COVER SHEET

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Atty. Iris Marie U. Carpio-Duc		[63(2)6315139
Contact Person			Company	Telephone Number
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Total No. of Stockholders		Domestic		Foreign
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INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

1.	Check the appropriate box:					
	Preliminary Information Statement					
	Definitive Information Statement					
	Additional Materials					
2.	Name of Registrant as specified in its charter <u>ANGLO PHILIPPINE HOLDINGS</u> <u>CORPORATION</u>					
3.	Province, country or other jurisdiction of incorporation or organization Philippines					
4.	SEC Identification Number 14102					
5.	BIR Tax Identification Code <u>041–000–175–630</u>					
6.	Address of principal office 6th Floor, Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City 1550					
7.	Registrant's telephone number, including area code (632) 631-5139					
8.	July 25, 2025, 2:00 P.M., 6 th Floor Quad Apha Centrum, 125 Pioneer Street, Mandaluyong City 1550					
9.	Approximate date on which the Information Statement is first to be sent or given to security holders <u>July 4, 2025.</u>					
10.	In case of Proxy Solicitation: N/A					
11.	Securities registered pursuant to Section 8 and 12 of the Code (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					
	Common Stock (P1.00 par value) 3,003,302,538 (excluding 13,000,000 shares in Treasury stocks)					
	Loans Payable and Long Term Debt -0-					
12.	Are any or all of registrant's securities listed on the Philippine Stock Exchange?					
	YesX No					

TO ALL STOCKHOLDERS:

Notice is hereby given that the Annual Stockholders' Meeting ("Meeting" or "ASM") of Anglo Philippine Holdings Corporation (the "Company") will be held on July 25, 2025 (Friday) at 2:00 pm. The Meeting will be conducted virtually and attendance at the meeting will be via remote communication only. The Agenda for the Meeting shall be as follows

- 1. Call to Order
- 2. Proof of Notice and Certification of Quorum
- 3. Approval of Minutes of Stockholders' Meeting July 26, 2024
- 4. Management Report
- 5. Approval of the Company's Annual Report and Audited Financial Statements for the year 2024
- 6. Ratification of Corporate Acts and Resolutions
- 7. Election of Directors
- 8. Appointment of External Auditor
- 9. Other Matters
- 10. Adjournment

Only stockholders of record at the close of business hours on June 3, 2025, are entitled to notice of, and to vote at this meeting.

Pursuant to the Notice dated March 13, 2023 of the Securities and Exchange Commission on the alternative mode of distributing and providing copies of Notice of Meeting, Information Statement, Management Report, SEC Form 17A, and other documents in connection to the 2025 Annual Stockholders' Meeting, The Company has caused the publication of this Notice in print and online format in the business section of two newspaper of general circulation, in both print and online format for two consecutive days.

Also, The Definitive Information Statement ("SEC Form 20-IS"), Management Report, Audited Financial Statements 2024, Quarterly Report as of March 31, 2025 and other documents related to the ASM, including the Guidelines on Participation by Remote Communication may be accessed through any of the following operations:

- 1. Go to the Anglo Philippine Holdings Corporation website via this link: https://anglophil.com/
- 2. Go to the PSE EDGE portal via https://edge.pse.com.ph/ or;
- 3. Request for a copy by sending an email to info@anglophil.com

Stockholders who intend to attend by remote communication are required to accomplish the Registration Form¹ and submit it together with the required documents to <u>info@anglophil.com</u> on or before July 18, 2025. The link through which the Meeting may be accessed shall be sent to the email address of the registered stockholder. Stockholders may vote electronically in absentia, subject to validation procedures. The procedures for participating in the meeting through remote communication and for casting of votes in absentia are set forth in the Guidelines on Participation by Remote Communication and discussed in the Information Statement (SEC Form 20-IS).

¹1 Downloadable at the Company's website https://anglophil.com/

If you are unable to join the virtual meeting but wish to vote on items in the agenda, you may appoint the Chairman as your proxy with specific voting instructions which will be duly counted. Duly accomplished Proxies shall be submitted by email to the Office of the Corporate Secretary at info@anglophil.com for inspection, validation, and recording at least seven (7) days before the opening of the Annual Stockholders' Meeting, or on/or before July 18, 2025. The Proxy Validation Committee will inspect, examine, and validate the sufficiency of the proxy forms received. We enclose a sample Registration/Proxy form for your convenience.

By registering to participate in the virtual meeting a stockholder or a proxy or representative of the stockholder agrees for the Company and its service providers to process their sensitive personal information necessary to verify their identity and authority. A stockholder who fails to comply with the registration requirement will not be able to participate in the virtual stockholders meeting.

Stockholders (or their proxies) whose registration are validated can: (a) view the webcast of the meeting, (b) vote on the agenda items using the online ballot that will be sent to them; and (c) send their questions, comments or motions on the agenda items during the Meeting by email to info@anglophil.com with subject "ASM Question/Comment". Stockholders who will participate in the Meeting are encouraged to send their questions, comments and motions before the meeting. Relevant questions on the agenda items will be read by the Moderator and will be answered by concerned officers during the meeting.

For ASM-related queries, you may send an email to <u>info@anglophil.com</u> or contact the Office of the Corporate Secretary at +632 8631-5139. For account updating or concerns regarding your shareholdings, please contact our Transfer Agent, Professional Stock Transfers Inc. (PSTI), at telephone no. +632 8687-4053 or via email directly to Mr. Crescencio P. Montemayor at email address: info@professionalstocktransfer.com

Mandaluyong City, Metro Manila, Philippines, May 20, 2025.

IRIS MARIE U. CARPIO-DUQUE

Corporate Secretary

ANGLO PHILIPPINE HOLDINGS CORPORATION

ANNUAL STOCKHOLDERS' MEETING REGISTRATION / PROXY FORM (VOTING IN ABSENTIA)

Required Information (Please tick the appropriate box) I.

Type of Participant: Individual Broker Corporate Joint Others (please indicate)	
Individual/Corporate Name	:
Email Address	:
Contact No.	:
Postal Address	:
Name of Authorized Representative (If Corporate / Joint) Number of Shares Owned	:
I will attend the remote Stockholders' Mee	eting on July 25, 2025
Yes	No No
	attend the stockholders' meeting will be sent to you indicated herein upon valid registration.

Required Documents II.

- 1. Scanned or digital copy of the Registration Form
- 2. A recent photo of the stockholder/ Authorized Representative, with the face fully visible.
- 3. Scanned or digital copy of the front and back portions of the Stockholder's/ Authorized Representatives' valid government issued identification card, preferably with residential address.

Additional Documents:

For Joint Accounts - scanned or digital copy of the Authorization Letter signed by all Stockholders, identifying who among them is authorized to cast the vote for the account. For Broker Accounts – scanned or digital copy of Broker's Certification on the Stockholders, number of shareholdings.

For Corporate Accounts – scanned or digital copy of signed Secretary's Certificate attesting the authority of the representative to vote for, and on behalf of the Corporation.

REMINDERS:

Registration Period starts on July 4, at 8:00 am until July 18, 2025 at 5:00 pm. Beyond this date and time, stockholders may no longer avail of this option to vote in absentia.

Submit scanned or digital copy of this form & other required documents to info@anglophil.com

III. Manner of Voting

$\square V$	oting in	Absentia ((Please	accomplish	the ballot	below.)
$\square A$	ppointin	g the Cha	irman a	s Proxv		

IV. Ballot

	RESOLUTION	FOR	AGAINST	ABSTAIN
I	Approval of Minutes of Stockholders' Meetings - July			
	26, 2024			
II	Approval of the Company's Annual Report & Audited			
	Financial Statements for the year 2024			
III	Ratification of Corporate Acts and Resolutions			
IV	Election of Directors	N	umber of Vot	es
	1. Gerard Anton S. Ramos			
	2. Adrian Paulino S. Ramos			
	3. Christopher M. Gotanco			
	4. Presentacion S. Ramos			
	5. Maureen Alexandra S. Ramos-Padilla			
	6. Adrian S. Arias			
	7. Reynaldo E. Nazarea			
	8. Roberto V. San Jose			
	9. Honorio A. Poblador III (Independent Director)			
	10. Laurito E. Serrano (Independent Director)			
	11. Nicholas Justin H. Ang (Independent Director)			
V	Appointment of External Auditor			
VI	Other Matters			

V. Data Privacy Disclosure

I hereby give my consent for the Company and its authorized third parties to collect, store, disclose, transfer, and process my personal data for the purpose of the live streaming of the 2025 Annual Stockholders' Meeting in accordance with the Company's Data Privacy guidelines and law.

Further to this, I give my consent to the recording of the meeting, to be made publicly available thereafter on the Company website, as required by the guidelines promulgated by the Securities and Exchange Commission.

VI. Certification of Registrant

By signing this Form, I hereby certify the following, that:

I am a stockholder of the Company as of Record Date June 3, 2025.

The number of votes covered by this Ballot shall be in accordance with the total number of APO shares registered in my name as of record date.

I have read, understand and shall abide by the Rules, Regulations and Guidelines issued by the Company to govern the conduct of the Meeting. In the event I act contrary thereto, the Company has sole discretion to impose its discipline mechanism;

I understand that the quality of my remote Meeting experience depends on my internet provider's services and connectivity. I hold the Company free and harmless of any liability from any interruption, latency or disconnection from the live streaming resulting thereto;

In case of an account with joint owners, or an account in and/or capacity, I have secured the consent of all other owners in the submission of this Ballot.

In case of a corporate shareholder, I am the authorized representative of the corporation and I am duly authorized to submit this Proxy.

If my shares are lodged with PDTC or registered under the name of a broker, bank or other fiduciary, I hereby authorize the Company or any of its duly authorized representative to request and secure the necessary certification from PDTC or my broker on the number of shares which are registered in my name as of record date and issue the said Proxy in accordance with this Form.

I further hereby certify that my APO shares are lodged with the following Brokers:

·				ū	
Name of Broker:					
Contact Person:					
Contact Details:					
That any and all is true and compl					connection herewith, ormation.
Name and	Signature of Sto	ckholder/Author	ized Signatory		Date

ASSISTANCE:

It may be necessary to download an application to access the live stream of the meeting. For technical concerns, please send your queries to info@anglophil.com with the subject "Technical Assistance". For any clarifications, Stockholders may contact the Office of the Corporate Secretary at info@anglophil.com or (02) 8631-5139 Registered Stockholders may also send their questions and/or comments during the ASM at info@anglophil.com.

Clarity of video and audio transmission will depend on the communication and network environment. A Wi-Fi environment is recommended for comfortable viewing on smartphones or tablets. Communication charges to view such webcast or live streaming are at the viewer's expense.

ANGLO PHILIPPINE HOLDINGS CORPORATION

6th Floor, Quad Alpha Centrum 125 Pioneer, Mandaluyong City 1550, Philippines Tel (632) 8631-5139; E-mail: <u>info@anglophil.com</u>. Website: www.anglophil.com

INFORMATION STATEMENT

PART I

A. General Information

Item 1.Date, time and place of meeting of stockholders

The 2025 Annual Meeting of Stockholders (the "Meeting") of Anglo Philippine Holdings Corporation (the "Company") will be held on Friday, July 25, 2025, 2:00 p.m.by remote communication. The meeting will be presided at the principal office at Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City, 1550. The complete mailing address of the Company is 6th Floor, Quad Alpha Centrum, 125 Pioneer, Mandaluyong City 1550, Philippines.

WE ARE NOT REQUESTING YOU FOR A PROXY and YOU ARE REQUESTED NOT TO SEND US A PROXY

(a) The approximate date on which the Information Statement, Management Report, Annual Report and other pertinent reports will be published through alternative mode of distribution through the Corporation's website and PSE Edge will be on July 4, 2025.

Item 2.Dissenters' Right of Appraisal

A stockholder has the right to dissent and demand payment of the fair market value of his shares in case: (i) any amendment to the Company's Articles of Incorporation has the effect of changing or restricting the rights of any stockholder or class of shares, or of authorizing preferences over the outstanding shares, or of extending or shortening the term of corporate existence; (ii) of any sale, lease, mortgage or disposition of all or substantially all of the corporate property or assets; and, (iii) of merger or consolidation.

At any time after this Information Statement has been sent out, any stockholder who voted against a proposed action and wishes to exercise his right of appraisal must make a written demand, within thirty (30) days after the date of the Meeting or when the vote was taken, for the payment of the fair market value of his shares. Upon payment, he must surrender his stock certificate(s). No payment shall be made to any stockholder unless the Company has unrestricted retained earnings in its books to cover such payment.

NO corporate action is being proposed or submitted in the Meeting that may call for the exercise of a stockholder's right of appraisal.

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

- (a) At any time since the beginning of the last fiscal year, **NO** director, officer, nominee for election as director, or associate of such director, officer or nominee has any substantial interest, direct or indirect, by security holdings or otherwise, in any of the matters to be acted upon in the Meeting, other than election to office.
- (b) As of the date this Information Statement is given to stockholders of record, **NO** director of the Company has informed the Company in writing that he intends to oppose any action to be taken by the Company at the Meeting.

B. Control and Compensation Information

Item 4.Voting Securities and Principal Holders Thereof

- (a) Class and Number of Shares. The Company has only one (1) class of shares common shares which are issued and transferable to both Philippine and non-Philippine nationals; *provided*, that the Company's common shares shall not be issued to non-Philippine nationals in excess of forty percent (40%) of the Company's outstanding capital stock. As of Record Date, the Company's issued and outstanding capital stock is 3,003,302,538 shares of which only 0.76 % is owned by non-Philippine nationals.
- (b) **Record Date**. The Record Date with respect to this Meeting is **June 3, 2025**. Only stockholders of record as at the close of business on **June 3, 2025** are entitled to notice of, and to vote at, the Meeting.

No solicitation shall be conducted and no proxies shall be solicited for this annual stockholders' meeting.

All stockholders who will not attend, or do not expect to attend the meeting in person may prepare, date and sign the proxy form and submit the same to the Office of the Corporate Secretary at 6th Floor Quad Alpha Centrum, 125 Pioneer St., Mandaluyong City 1550, Philippines.

Unless otherwise provided in the proxy, it shall be valid only for the meeting for which it is intended. No proxy shall be valid and effective for a period longer than five (5) years at one time. No broker or dealer shall give any proxy, consent or authorization, in respect of any security carried for the account of a customer, to a person other than the customer, without the express written authorization of each customer.

Any stockholder may revoke or cancel his proxy anytime and he may attend the Meeting even if he has already submitted a proxy form to the Corporate Secretary.

(c) **Outstanding Shares**. As of Record Date, the Company has an outstanding capital stock of 3,003,302,538 common shares owned by 3,079 stockholders. Each common share is entitled to one (1) vote.

(d) Cumulative Voting.

- 1. A stockholder entitled to vote at the Meeting shall have the right to vote in person or by proxy the number of shares registered in his name in the stock and transfer book of the Company for as many persons as there are directors to be elected.
- 2. Each stockholder shall have the right to cumulate said shares and give one nominee as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same cumulative voting principle among as many nominees as he shall see fit; *provided*, that the number of votes cast by a stockholder shall not exceed the number of his shares multiplied by the number of directors to be elected.
- 3. Stockholders may participate in the virtual meeting by remote communication by themselves or by proxy. All stockholders who will not participate in the meeting via remote communication may vote through the Chairman of the Meeting (as Proxy) and/or submit duly accomplished proxies by email to the office of the Corporate Secretary at info@anglophil.com for inspection, validation, and recording at least seven (7) days before the opening of the annual stockholders' meeting, or on/before July 18, 2025. The Proxy Validation Committee will inspect, examine, and validate the sufficiency of the proxy forms received. Unless otherwise provided in the proxy, it shall be valid only for the meeting for which it is intended. No proxy shall be valid and effective for a period longer than five (5) years at one time. No broker or dealer shall give any proxy, consent or authorization, in respect of any security carried for the account of a customer, to a person other than the customer, without the express written authorization of such customer. Any stockholder may revoke or cancel his proxy and attend the annual stockholders' meeting via remote communication provided he has complied with the registration procedures and requirements.
- (e) **Stock Ownership of Certain Record and Beneficial Owners.** The following persons are known to the Company to be directly or indirectly the owner of more than 5% of the Company's voting securities as of Record Date of June 3, 2025:

As of June 3, 2025, the Company is not aware of anyone who beneficially owns more than 5% of its outstanding stock, except as set forth below:

Title of Class	Name and address of record owner and relationship with Issuer	Name of Beneficial Owner and Relationship with Record Owner	<u>Citizenship</u>	No. of shares held	Percentage Ownership
Common	Alakor Securities Corporation 9 th Floor, Quad Alpha Centrum 125 Pioneer St., Mandaluyong City Stockholder	Alakor Corporation Client (see Note B)	Filipino	1,630,037,486	54.28%
Common	PCD Nominee Corporation Makati Stock Exchange Bldg. 6767 Ayala Avenue, Makati City Stockholder	PCD Participants (see note A)	Filipino/ Non Filipino	547,153,761*	18.22%

Common	BDO Securities Corporation 27 Tower 1 Exchange Plaza Ayala Ave., Makati City Stockholder	National Book Store Inc. Client (see Note B)	Filipino	464,143,757**	15.45%
Common	Alakor Securities Corporation 9 th Floor, Quad Alpha Centrum 125 Pioneer St., Mandaluyong City Stockholder	National Book Store Inc. Client (see Note B)	Filipino	275,712,708	9.18%

Of the total 2,917,119,961 shares under the name of PCD Nominee Corp., 485,997,801 shares (16.18%) are under the name of BDO Securities Corp. (BDOSC), and 1,977,273,391 shares (65.84%) are under the name of Alakor Securities Corporation (ASC).

*Of the 485,997,801 shares under the name of BDOSC, National Book Store Inc.(NBSI) owns 464,143,757 shares (15.45%) and of the 1,977,273,391 shares under the name of ASC, Alakor Corporation (AC) owns 1,630,037,486 shares (54.28%), while NBSI owns 275,712,708 shares (9.18%).

Note A: The shares registered under the name of PCD Nominee Corporation (PCD) are beneficially owned by its participants. Based on PCD's books, there are 186 beneficial owners of the Company's voting stock of which BDOSC and ASC are the record owner of more than 5% of the Company's voting securities

<u>Note B:</u> Among the clients of BDOSC and ASC, NBSI and AC are the beneficial owners of more than 5% of the Company's voting securities.

The proxies of NBSI and AC are appointed by their respective Boards of Directors and the Company becomes aware of such proxies only when the appointments are received by the Company. Mr. Adrian Paulino S. Ramos, President, was appointed proxy to vote for the number of shares they beneficially own as of Record Date. Mr. Ramos has direct/indirect interest/shareholdings in NBSI and AC.

- (f) **Voting Trust Holders of 5% or More.** To the extent known to the Company, there is **NO** person holding more than 5% of the Company's voting stock under a voting trust or similar agreement.
- (g) **Stock Ownership of Management**. The Company's directors (D), Chief Executive Officer (CEO), other officers (O), and nominees (N) own the following number of shares as of Record Date June 3, 2025.

Title of Class	Name of beneficial owner		nd nature of l ownership	Citizenship	Percent Of Class
		<u>Direct</u>	<u>Indirect</u>		
Common	Gerard Anton S. Ramos (D/O/N)	1,000	500,000	Filipino	<0.01%
Common	Adrian Paulino S. Ramos (D/O/N)	18,000	32,999	Filipino	<0.01%
Common	Adrian S. Arias (D/O/N)	1,000	19,000	Filipino	0.00%

Common	Christopher M. Gotanco (D/N)	110	17,830,540	Filipino	0.59%
Common	Roberto V. San Jose (D/N)	373,866	59,386	Filipino	0.01%
Common	Reynaldo E. Nazarea (D/N)	10,000	10,000	Filipino	0.01%
Common	Presentacion S. Ramos (D/N)	55,000	27,481,665	Filipino	0.92%
Common	Maureen Alexandra S. Ramos- Padilla (D/N)	22,000	873,066	Filipino	0.03%
Common	Honorio A. Poblador III (ID/N)	-	1	Filipino	<0.01%
Common	Laurito E. Serrano (ID/N)	0	10,000	Filipino	0.0%
Common	Nicholas Justin H. Ang (ID/N)	10,000	-	Filipino	0.0%

The total number of shares owned by the Company's directors, Chief Executive Officer, other officers, and nominees for election as directors is 47,307,633 shares, or approximately 1.75% of the Company's outstanding capital stock. Except for the shares appearing on record in the names of the directors and officers above, the Company is not aware of any shares which said persons may have the right to acquire beneficial ownership.

There has been **NO** change in the control of the Company since the beginning of the last fiscal year.

Item 5. Directors and Executive Officers

(a) Information. The names, ages, citizenship, positions and periods of service of directors, executive officers and persons nominated to become such are as follows:

Name	Age	Citizenship	Position	Period of Service as such D/O	Committee Membership/ Position	Period of service as such member
Gerard Anton S. Ramos	50	Filipino	Director	2011-present	Compensation-Member	2014 –present
			EVP-Investments Chairman of the Board	July 2014 – present January 2023- present		
Adrian Paulino S. Ramos	46	Filipino	Director EVP/Treasurer President	2011-present July 2014 – 2016 Jan2017- present	Compensation-Member Audit-Member	2006 –present 2006-2017
			CEO	July 2024 - present		
Christopher M. Gotanco	75	Filipino	Director	1987-present	Corporate Governance- Member Compensation-Member	2004-2017 2004- Present
			President	1988-2016	Audit –Member	2017-present

Adrian S. Arias	62	Filipino	Director	Nov. 2015 to present	Corporate Governance- Member (Non-Voting)	May 2014-2017
			EVP-Legal & Admin.	July 2014 – present	Corporate Governance- Member	2017-Present
			Investor Relations Officer	July 2014 – present		
			Corporate Secretary	July 2016 – June 2017		
			Executive Vice President	2005-2014		
			Assistant Corporate Secretary	1998 –July 2016		
Roberto V. San Jose	83	Filipino	Director	1998-present	Audit& RPT –Member	2019-present
			Corporate Secretary	1979-2016		
Presentacion S. Ramos	83	Filipino	Director	1984-present		
Maureen Alexandra S. Ramos-Padilla	52	Filipino	Director	2013-present		
Reynaldo E. Nazarea	74	Filipino	Director		Audit& RPT-Member	June 2017-present
Honorio A. Poblador III	78	Filipino	Independent Director	2019-present	Corporate Governance- Chairman Compensation-Member Audi& RPT-Member	July 2019-present
Laurito E Serrano	64	Filipino	Independent Director	July 2021- present	Auiti& RPT-Chairman Compensation-Member Corporate Governance- Member	July 2021-present
Nicholas Justin H. Ang	47	Filipino	Independent Director	Independent Director	Compensation- Chairman Corporate Governance- Member Auiti& RPT-Member	
			Corporate Secretary	June 2017 to present	Corporate Governance- Member (Non Voting)	June 2017-present
Iris Marie U. Carpio-Duque	47	Filipino	Assistant Corp. Sec.	July 2014 to May 2017		
Josephine L. Ilas	51	Filipino	Asst. Corporate Secretary	January 2021 to present		
Gilbert V. Rabago	48	Filipino	Manager, Finance and Accounting	July 2014 to Dec 2017 Jan 1, 2017 to		
			Treasurer	present		

Directors elected in the annual stockholders' meeting have a term of office of one (1) year and serve as such until their successors are elected in the next succeeding annual stockholders' meeting; provided, that a director elected to fill a vacancy in the Board shall only serve the unexpired term of his predecessor.

All of the Company's incumbent directors were elected in the 2024 Annual Stockholders' Meeting held on July 26, 2024 and have since served in such capacity.

The names of the members and chairpersons of the Company's Corporate Governance Committees are, as follows:

Corporate Governance & Nomination Committee

Members: HONORIO A. POBLADOR III (Independent Director), Chairman

LAURITO E. SERRANO (Independent Director), Member NICHOLAS JUSTIN H. ANG (Independent Director), Member

ADRIAN S. ARIAS (Director), Member

IRIS MARIE U. CARPIO-DUQUE, Non-Voting Member

Compensation & Remuneration Committee

Members: NICHOLAS JUSTIN H. ANG (Independent Director), Chairman

HONORIO A. POBLADOR III(Independent Director), Member LAURITO E. SERRANO (Independent Director), Member ADRIAN PAULINO S. RAMOS (Director), Member GERARD ANTON S. RAMOS (Director), Member CHRISTOPHER M. GOTANCO (Director), Member

Audit and Related Party Transaction Committee

Members : LAURITO E. SERRANO (Independent Director), Chairman

HONORIO A. POBLADOR III (Independent Director), Member NICHOLAS JUSTIN H. ANG (Independent Director), Member

CHRISTOPHER M. GOTANCO (Director), Member REYNALDO E. NAZAREA (Director), Member ROBERTO V. SAN JOSE (Director), Member

Corporate Secretary/Compliance/

Corporate Governance/

Anti-Money Laundering Officer : IRIS MARIE U. CARPIO-DUQUE

Assistant Corporate Secretary : JOSEPHINE L. ILAS

Internal Auditor/Chief Audit Officer : ISABELITA L. MATELA

Investor Relations Officer : ADRIAN S. ARIAS

Chief Risk Officer : GILBERT V. RABAGO

There are **NO** arrangements that may result in a change in control of the Company.

Independent Directors. In order to align certain provisions of the Articles of Incorporation and By-Laws with the Revised Corporation Code (RCC), various SEC memos and the Code of Corporate Governance, as well as to formalize certain standards, procedures and rules that the Corporation shall follow for efficient operation, the BOD approved the resolution amending APO'S By-Laws, Articles III, Section 7, The Company shall have three (3) independent directors or such number of independent directors constituting at least 20% of its board size.

The Company's Amended By-Laws to Article III, Section 7, was approved by the Board of Directors on June 14, 2023 and by the Stockholders during the 2023 ASM on July 28, 2023. The Company is still preparing to file the amendment with the Securities and Exchange Commission.

In line with the guidelines set by the Corporate Governance & Nomination Committee and approved by the Board of Directors, the Corporate Governance & Nomination Committee receives the names of nominees and screens them based on the policies and parameters for screening nominees for independent directorship. The final list of candidates, with the information required under Part IV(A) and (C) of Annex C of SRC Rule 12, is herewith attached. Mr. Jeciel J. Benavidez nominated Mr. Laurito E. Serrano while Mr. Adrian Paulino S. Ramos nominated Mr. Honorio A. Poblador III and Mr. Nicholas Justin H. Ang, for election as independent directors of the Company for fiscal year 5 Messrs. J. Benavidez and A. Ramos are not related nor has any business relationship to any of the nominees for Independent Directors.

Messrs. Serrano, Poblador III and Ang possess the qualifications and none of the disqualifications of an independent director.

Business Experience of Executive Officers and Director-Nominees

The following are the business experience/s of the Company's directors, including the past five (5) years:

Mr. Gerard Anton S. Ramos is the Chairman of the Board and the Executive Vice President for Investments of the Company. He serves as a director and/or executive officer, and maintains business interests, in companies engaged in the printing, publication, sale and distribution of books, magazines and other printed media (1996-present), securities (1996-present), property development and infrastructure (1996-present), investment holdings (2000-present) and mining (2008-present), among others.

Mr. Adrian Paulino S. Ramos is a Director and President and COO of the Company. He is the former EVP and Treasurer of the Company. He serves as a director and/or executive officer, and maintains business interests, in companies engaged in the printing, publication, sale and distribution of books, magazines and other printed media (1996-present), investment holdings (2005-present), securities (2005-present), property development and infrastructure (2006-present), mining (2006-present) and bulk water supply (2006-present), among others.

Mr. Christopher M. Gotanco is a Director and former President and COO of the Company. He serves as a director and/or executive officer in companies engaged in oil and gas exploration (1982-present), mining (1993-present), investment holdings (1995-present), transportation (1996-present), property development (1996-present), investment house and financial services (2007-present), among others.

Atty. Adrian S. Arias is a Director of the Company. He is also the Company's Executive Vice President for Legal and Administration and Investor Relations Officer. He has been in active corporate law practice for more than twenty (20) years and serves as a director and/or officer of an investment house (2006-present), financial services (2006-present), logistics company (2004-present), services (2006-present), merchandising (2009-present), shared support services (2011-present).

- Atty. Roberto V. San Jose is a Director and the Corporate Secretary of the Company. He has been in the active practice of law for more than forty five (45) years.
- Ms. Presentacion S. Ramos is a Director of the Company. She serves as a director and/or executive officer, and maintains business interests, in companies engaged in the printing, publication, sale and distribution of books, magazines and other printed media (1975-present), oil and gas exploration (1984-present), department store (1993-present), mining (1993-present) and stock brokerage (1996-present), among others.
- Ms. Maureen Alexandra S. Ramos-Padilla is a Director of the Company. She serves as a director and/or executive officer, and maintains business interests in companies engaged in department store, media and music distribution, securities brokerage property development, oil and gas exploration and development (2013-present), among others.
- Mr. Reynaldo E. Nazarea is a Director of the Company. For the past five (5) years serves as a director and/or officers of companies involved in oil exploration and production, financial services, investment house, and property development, among others.
- *Mr. Honorio A. Poblador III* is an incumbent Independent Director of the Company and is nominated as independent director of the Company for the ensuing fiscal year. He is a businessman who has been at the head of nine different companies, and presently serving as Chairman for companies involved in travel, human resources, paper milling and real property development, among others.
- Laurito E. Serrano is an incumbent Independent Director of the Company and is nominated as independent director of the Company for the ensuing fiscal year. For the past five (5) years, his professional experience has covered, among others, financial advisory, project development engagements, transaction structuring, public debt/equity offerings, asset securitization and monetization, business acquisitions, investment promotion, audit services and other similar financial advisory services. He concurrently sits as a member of the Board of Directors of companies involved in banking, mining, transportation, gaming and investment holding. He is a certified public accountant.
- **Nicholas Justin H.** Ang is an incumbent Independent Director of the Company and is nominated as independent director of the Company for the ensuing fiscal year. For the past five (5) years, he has served as a director and/or executive officer and maintained business interests in companies involved in real estate, ecommerce business solutions, provider of financial services and food and restaurant.
- Gilbert V. Rabago is the Treasurer, and Chief Risk Officer of the Company. For the past five (5) years, he has served in different managing capacities in companies involved in mining and exploration, investment holdings and real estate development. He is a certified public accountant.

Iris Marie U. Carpio-Duque, was elected Compliance Officer and Deputy Corporate Information Officer of the Company on October 22, 2012, and as Corporate Secretary on December 7, 2015. For the past five (5) years, she has served as officer and/or corporate secretary or assistant corporate secretary of companies involved in mining, investment holding, securities brokering, and real estate. She is a member of the Integrated Bar of the Philippines.

Josephine L. Ilas is the Assistant Corporate Secretary of the Company. For the past five (5) years, she has served as assistant corporate secretary and compliance officer of companies involved in oil and petroleum and natural resources. She is a member of the Integrated Bar of the Philippines.

Directors and Nominee with other directorship(s) held in reporting companies

The following are the directorships held by the directors of the Company in other reporting companies in the past five (5) years:

Gerard Anton S. Ramos	Alakor Securities Corporation Atlas Consolidated Mining & Dev't. Corp.	The Philodrill Corporation United Paragon Mining Corp.
Adrian Paulino S. Ramos	Alakor Securities Corporation East Coast Vulcan Corp. Atlas Consolidated Mining & Dev't. Corp.	The Philodrill Corporation United Paragon Mining Corp. United Paragon Mining Corp.
Christopher M. Gotanco	United Paragon Mining Corp. Boulevard Holdings, Inc.	The Philodrill Corporation
Presentacion S. Ramos	Alakor Securities Corporation United Paragon Mining Corporation	The Philodrill Corporation
Roberto V. San Jose	Mabuhay Holdings Corporation	
Maureen Alexandra S. Ramos-Padilla	United Paragon Mining Corporation Alakor Securities Corporation	The Philodrill Corporation
Reynaldo E. Nazarea	The Philodrill Corporation	
Laurito E. Serrano	Axelum Resources Corp (ID) Rizal Commercial Banking Corp (ID) RCBC Trust Corporation (ID)	Premium Leisure Corp (ID) Belle Corporation (ID)
Honorio A. Poblador III	Alsons Consolidated Resources	
Nicholas Justin H. Ang	United Paragon Mining Corporation (ID)	

^{*}ID – Independent Director

Significant Employees. Other than its executive officers, the Company has not engaged the services of any person who is expected to make significant contributions to the business of the Company. The Company is not dependent on the services of certain key personnel and there are no arrangements to ensure that these persons will remain with the Company and not compete upon termination.

Family Relationships. Ms. Maureen Alexandra Ramos-Padilla (Director), Mr. Gerard Anton S. Ramos (Chairman of the Board) and Mr. Adrian Paulino S. Ramos (President/CEO/Director) are the children of Mrs. Presentacion S. Ramos (Director).

There are no other family relationships known to the registrant other than the ones disclosed herein.

Involvement in Certain Legal Proceedings. For the past five (5) years up to the date this Information Statement is sent to stockholders, the Company is not aware of:

- (1) Any bankruptcy petition filed by or against any business of which any director, nominee for election as director, executive officer, underwriter or control person of the Company was a general partner or executive officer either at the time of the bankruptcy or within two years prior to that time;
- (2) Any conviction by final judgment, 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 involving any director, nominee for election as director, executive officer, underwriter or control person of the Company; EXCEPT That (a) Mr. Alfredo C. Ramos, Ms. Presentacion S. Ramos, Ms. Maureen Alexandra S. Ramos-Padilla, Mr. Gerard Anton S. Ramos, Mr. Christopher M. Gotanco, and Mr. Reynaldo E. Nazarea, as directors, and Atty. Adrian S. Arias, as Corporate Secretary, all of The Philodrill Corporation, have been sued for alleged violation of Secs. 28 and 144 of the Corporation Code (Illegal removal of director), and (b) Mr. Reynaldo E. Nazarea and Atty. Adrian S. Arias have been sued for alleged violation of Art. 172 of the Revised Penal Code (Falsification of a Public Document). The Office of the City Prosecutor of Mandaluyong has dismissed these cases for lack of merit in separate resolutions and are now the subject of a Petition for Review filed by complainant Francisco A. Navarro with the Department of Justice; (c) Mr. Reynaldo E. Nazarea has filed separate cases of perjury and attempted estafa against Mr. Francisco A. Navarro, which are similarly the subject of a Petition for Review with the Department of Justice.
- (3) Of any director, nominee for election as director, executive officer, underwriter or control person of the Company being subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities; and,

(4) Of any director, nominee for election as director, executive officer, underwriter or control person of the Company 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 judgment has not been reversed, suspended, or vacated.

Involvement of Directors with Government Agencies or its Instrumentalities: No directors or officers are connected with any government agencies or its instrumentalities, *EXCEPT*: that Mrs. Maureen Alexandra S. Ramos-Padilla (Director) has been elected as a member of the governing Board of the National Book & Development Board (NBDB) (Please see attached Certification from the Corporate Secretary together with the Certificate issued by NBDB to Mrs. Ramos. Her duties and responsibilities as such do not conflict with those of being Director of the Company. (Please see attached Certificate issued by NBDB to Mrs. Ramos).

Related Party Transactions. There had been NO transaction during the last two years to which the Company was or is to be a party in which any director or executive officer of the Company, or nominee for election as director, or owner of more than 10% of the Company's voting stock, or voting trust holder of 10% or more of the Company's shares, or any member of the immediate family (including spouse, parents, children, siblings, and in-laws) of any of these persons, had or is to have a direct or indirect material interest, *EXCEPT* that in the ordinary and regular course of business, the Company had or may have transactions with other companies in which some of the foregoing persons may have an interest, including the following:

- A. In the ordinary and regular course of business, the Company had transactions with related parties (i.e. companies with shareholders common with the Company) which principally consist of advances TO related parties and loans/advances FROM related parties. The identities of these related parties, including the amounts and details of the transactions are disclosed in Note 21 of the Company's 2024 Audited Financial Statements, a copy of which is included in this Information Statement.
- (1) <u>Business purpose of the arrangement</u>. The business purpose of related party transactions is to address immediate working capital requirements of related parties (in the case of advances TO related parties) or of the Company (in the case of loans/advances FROM related parties).
- (2) <u>Identification of the related parties' transaction business with the registrant and nature of the relationship</u>. See Note 21 of the Company's 2024 Audited Financial Statements.
- (3) How transaction prices were determined by parties. All transactions with related parties are based on prevailing market/commercial rates at the time of the transaction.

- (4) If disclosures represent that transactions have been evaluated for fairness, a description of how the evaluation was made. There are NO disclosures representing that the transactions with related parties have been evaluated for fairness inasmuch as the bases of all transactions with related parties were the prevailing market/commercial rates at the time of the transaction over which neither the Company nor the related parties have any control or influence whatsoever; EXCEPT That, an Appraisal Report was prepared by Cuervo Appraisers, Inc. to determine the indicative fair market valuation of the properties owned by TVRI prior to the acquisition by the Company of TVRI's 97.59% equity.
- (5) Any on-going contractual or other commitments as a result of the arrangement. **NONE**, other than the repayment of money lent or advanced.
- (6) There were **NO** transactions with parties that fall outside the definition of "related parties" under SFAS/IAS No. 24. Neither were there any transactions with persons with whom the Company or its related parties have a relationship that enabled the parties to negotiate terms of material transaction that may not be available from other, more clearly independent parties on an arms' length basis.

Parent of the Company. As of December 31, 2024, Alakor Corporation holds 54.28% of the Company's outstanding capital stock.

(b) Resignation or Declination to Stand for Re-Election. NO director elected in the 2024 Annual Stockholders' Meeting has resigned or declined to stand for re-election to the Board of Directors.

Item 6.Compensation of Directors and Executive Officers

The aggregate compensation paid to the Company's Chief Executive Officer and other four (4) most highly compensated executive and non-executive officers named below as a group for the two most recently completed fiscal years (2023 and 2024) and the ensuing fiscal year (2025) are:

Name	Position	Year	Salary	Bonus	Other Annual Compensa tion
Gerard Anton S. Ramos	Chairman/EVP- Investments				
Adrian Paulino S. Ramos	President/COO				
Adrian S. Arias	EVP-Legal and Administration				
Gilbert V. Rabago	Treasurer				

Iris Marie U. Marie- Duque	Corporate Secretary			
		2023	11,309,450	1,595,600
		2024	11,834,666	1,939,164
		2025 (est)	13,018,132	2,133,080
All officers and directo unnamed	rs as a group	2023	11,829,450	1,595,000
		2024	12,354,666	1,939,164
		2025 (est)	13,590,132	2,133,080

In 2023-2024, executive officers were paid the 13th month pay and bonuses. In 2023-2024, directors were paid the 13th month pay.

For the most recently completed fiscal year and the ensuing fiscal year, directors received and will receive a per diem of \$\mathbb{P}5,000\$ per month to defray their expenses in attending board meetings. There are no other arrangements for compensation of directors, as such, during the last fiscal year and for the ensuing fiscal year.

The Company maintains standard employment contracts with its executives' officers which provide for compensation and benefits, including entitlement to health benefits, representation expenses and company car plan.

Other than what is provided under applicable labor laws, there are no compensatory plans or arrangements with executive officers entitling them to receive more than P2,500,000 as a result of their resignation or any other termination of employment, or from a change in control of the Company, or a change in the executive officers' responsibilities following a change in control of the Company.

The Company maintains a retirement plan pursuant to which an eligible employee will receive one month's pay for every year of service for the first 10 years and two month's pay for every year of service beyond 10 years. Based on this policy, the retirement pay of some officers and employees of the Company may exceed P2,500,000.

There are NO warrants or options outstanding in favor of directors and officers of the Company.

Item 7. Independent Public Accountants

The accounting firm of SycipGorresVelayo and Co. (SGV), with address at 6760 Ayala Avenue, 1226 Makati City, was appointed external auditor of the Company from 2018 up to 2024 Annual Stockholders Meetings with Ms. Ma. Genalin Q. Arevalo as the partner-incharge. Ms. Eleanore A. Layug was the partner-in-charge in 2014 to 2016 and Jose Raoul J. Balisalisa was the partner in-charge in 2017.

SRC Rule 68, (Amended) paragraph 3 (b) (iv) and (ix) (Rotation of External Auditors) states that the Corporation shall comply with the provision on long association of personnel (including partner's rotation) as prescribed in the Code of Ethics for Professional Accountants in the Philippines as adapted by the BOA and PRC and such other standards as may be adopted by the Commission. Pursuant to this, Ms. Ma Genaln Q. Arevalo, signing partner for the examination of the Company's Financial Statements from 2018-2024 was succeeded by Ms. Jhoanna Feliza C. Go in 2025.

No signing partner of the Company's external auditor has repeated as signing partner after serving their initial term.

For 2025, SGV is recommended to stockholders for appointment as independent external auditor of the Company, Ms. Jhoanna Feliza C. Go as the partner-in-charge.

The fees of the external auditor in the past three (3) years are as follows:

<u>Year</u>	Audit & Audit Related Fees	Tax Fees	Other Fees
2022	P704,550	P84,546	0
2023	P739,777	P88,773	0
2024	P776,600	P93,192	0

For the past three (3) years, the Company has engaged the services of the SGV for the audit and review of the annual financial statements in connection with statutory and regulatory filings for the years 2022, 2023 and 2024. The amounts under the caption "Audit & Audit Related Fees" for the years 2022, 2023 and 2024 pertain to these services. The Audit Committee has an existing policy prohibiting the Company from engaging the external auditor to provide services that may adversely impact its independence, including those expressly prohibited by regulations of the Securities & Exchange Commission (SEC).

SGV representatives are expected to be present at the Meeting and they will have the opportunity to make a statement and respond to appropriate questions.

The Company **NEVER** had any disagreement with its auditors, SGV, on any matter of accounting principles or practices, financial statement disclosures or auditing scope or procedures and the Company did not engage any new independent external auditor, either as principal accountant to audit the Company's financial statements or as an independent accountant on whom the principal accountant has expressed or is expected to express reliance in its report regarding a significant subsidiary, during the two most recent fiscal years or any subsequent interim period.

NO independent accountant engaged by the Company as principal accountant, or an independent accountant on whom the principal accountant expressed reliance in its report regarding a significant subsidiary, has resigned, or has declined to stand for re-election after completion of the current audit, or was dismissed. The auditor's representatives are expected to be present at the Meeting and will have the opportunity to make a statement and respond to appropriate questions.

The Company's audit committee is headed by Mr. Laurito E. Serrano, as Chairman, and the members are Messrs. Honorio A. Poblador III, Nicholas Justin H. Ang, Christopher M. Gotanco and Reynaldo E. Nazarea. The Audit Committee reviews and recommends to the Board and the stockholders the appointment of the external auditor and the fixing of the audit fees for the Company.

Item 8.Compensation Plans.

Not applicable.

C. <u>Issuance and Exchange of Securities</u>

Item 9. Authorization or Issuance of Securities Other than for Exchange

(a) Title and Amount of Securities to be Authorized or Issued

On March 12, 2014, the Board of Directors approved a proposal to undertake a private placement of up to 2,300,000,000 Company shares in favour of Alakor Corporation (AC) and its designated affiliate(s) to be taken from a proposed increase in capital stock from P2 billion to P4 billion and, if necessary, partly from the existing unissued capital stock of the Company.

Alfredo C. Ramos, Presentacion S. Ramos, Maureen Alexandra S. Ramos-Padilla, Gerard Anton S. Ramos and Adrian Paulino S. Ramos are directors of the Company and of AC. They did not participate in the deliberation and approval of the proposed capital increase and private placement.

The proposed capital increase was submitted and approved by the stockholders at the annual stockholders' meeting on May 20, 2014. A waiver of the requirement to undertake a stock rights offer, concurrent with the private placement, was also obtained from the minority stockholders at the same meeting.

On June 17, 2014, AC and its affiliate, National Book Store, Inc. (NBSI) subscribed to 414,700,000 shares and 85,300,000 shares, respectively, at a subscription price of Php1.8516 per share, from the increase in capital stock of the Company as approved by a majority of the stockholders at the meeting held on May 20, 2014.

On September 23, 2014, the amendment to the Company's Articles of Incorporation, was approved by the Securities and Exchange Commission, amending the following articles:

1. Third Article - specifying the place of principal office from "Metro Manila, Philippines," to "Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City, 1550, Philippines"; and

2. Sixth Article - increasing the authorized capital stock of the Company from Two Billion Pesos (P2,000,000,000.00) divided into Two Billion (2,000,000,000) shares with a par value of One Peso (P1.00) per share, to Four Billion Pesos (P4,000,000,000.00) divided into Four Billion (4,000,000,000) shares with a par value of One Peso (P1.00) per share.

On October 03, 2014, NBSI subscribed to an additional 228,340,759 shares of the Company at a subscription price of Php1.8516 per share, from the unissued capital stock of the Company.

On October 24, 2014, AC further subscribed to an additional 1,109,961,961 shares of the Company at a subscription price of Php1.8516 per share from the unissued capital stock of the Company.

On December 3, 2014, the Company issued stock certificates to fully paid subscription of Alakor and NBSI for a total of 414,700,000 shares and 313,640,759 shares respectively.

On February 1, 2016, the Company issued stock certificates to fully paid subscription of AC of 1,109,961,961. Listing application has been filed with the PSE on February 22, 2016, which application was approved by the Philippine Stock Exchange on August 29, 2019.

Item 10. Modification or Exchange of Securities

Not Applicable.

Item 11. Financial and Other Information

See the Company's 2024 Audited Financial Statements accompanying this Information Statement.

Item 12. Mergers, Consolidations, Acquisitions and Similar Matters

No action involving any of the following will be presented to the stockholders for approval during the Meeting: (i) merger or consolidation; (ii) acquisition by Company or any of its security holders of securities of another person; (iii) acquisition by the Company of any other going business or of the assets thereof; (iv) sale or other transfer of all or any substantial part of the assets of Company; or (v) liquidation or dissolution.

Item 13. Acquisition or Disposition of Property

Not applicable.

Item 14. Restatement of Accounts

NO restatement of any account has been made from the time the Company's financial statements were last audited (31 December 4 up to the date of this Information Statement.

NO material reclassification, merger, consolidation, or purchase/sale of a significant amount of assets, not in the ordinary course of business, has been undertaken by the Company and/or its subsidiary during the last three (3) years.

NO action will be taken at the meeting with respect to the restatement of any asset, capital or surplus account of the Company.

D. Other Matters

Item 15. Action With Respect to Reports

The following matters/acts/resolutions of the Board will be submitted to the stockholders for ratification at the Meeting:

- (a) Minutes of the 2024 Annual Stockholders' Meeting;
 - Approval of the Minutes of the 2024 Annual Stockholders' Meeting constitutes a ratification of the accuracy and faithfulness of the Minutes to the events that transpired during the said meeting. This does not constitute a second approval of the matters taken up at the 2022 Annual Stockholders' Meeting, which have already been approved.
- (b) Management Report for the year ended 31 December 2024 (a copy containing the information required by SRC Rule 20A is enclosed). Approval of the Management Report constitutes a ratification of the Company's performance during the previous fiscal year as contained therein.
- (c) Acts and Resolutions of the Board of Directors and Management from the date following the last Annual Stockholders' Meeting (July 26, 2024) to the present, including but not limited to the following:
 - 1. Fourth Amendment to the Omnibus Loan and Security Agreement dated November 28, 2023 (November 8, 2024)
 - 2. Authorizing the Company to transact with PLDT for the reconnection of telephone line (January 16, 2025)
 - 3. Authorizing the Company to transact with BIR (February 18, 2025)
 - 4. Updating of Signatories and authorized representative with BPI (February 18, 2025)
 - 5. Approving the Company's Audited Financial Statements for the year ended 2024 (April 21, 2025);
 - 6. Authorizing the Company to designate the Chairman, Mr. Gerard Anton S. Ramos &/or, or the President Mr. Adrian Paulino S. Ramos, as the proxy of the Company to the Annual Stockholders' Meeting of The Philodrill Corporation on 18 June 2025 (May 15, 2025)
 - 7. Authorizing the setting of the Annual Stockholders' Meeting on July 25, 2025, and setting the record date therefore on June 3, 2025 (May 20, 2025);

Item 16. Matters Not Required to be Submitted

Proofs of transmittal to stockholders of the required Notice for the Meeting and of the presence of a quorum at the Meeting form part of the Agenda for the Meeting and will not be submitted for approval by the stockholders.

Item 17. Amendment of Articles of Incorporation and By-Laws

On September 30, 2022, amendments to the Fourth Article in the Company's Articles of Incorporation and Amendment of the Articles II, III and VII of the company's By-Laws has been approved by the Securities and Exchange Commission.

In order to align certain provisions of the By-Laws with the Revised Corporation Code (RCC), various SEC memos and the Code of Corporate Governance, as well as to formalize certain standards, procedures and rules that the Corporation shall follow for efficient operation, the BOD resolution amending By-Laws, Articles III, Section 7.

Amended By-Laws - Anglo Philippine Holdings Corporation

FROM	ТО
Article III Section 7	Article III Section 7
INDEPENDENT DIRECTORS – The Company shall have two (2) independent directors or at least 20% of its board size, at any one time, whichever is lesser.	shall have three (3) independent directors or such number of independent directors constituting at least 20% of its board
	size.

During the Company's 2023 ASM, there were 2,453,310,473 votes from stockholders owning or representing 81.69% of the outstanding capital stock of the Company that were personally present or were represented by their duly authorized proxies. The Stockholders approved the resolution amending APO's By-Laws, Articles III, Section 7. The Company is preparing the application to amend the By-Laws to the Securities and Exchange Commission (SEC)

Item 18. Other Proposed Action

NO action on any matter, other than those stated in the Agenda for the Meeting, is proposed to be taken, except matters of incidence that may properly come at the Meeting.

Item 19. Voting Procedures

- (a) In the election of directors, the eleven (11) nominees with the greatest number of votes will be elected directors.
- (b) If the number of nominees for election as directors does not exceed the number of directors to be elected, the Secretary of the Meeting shall be instructed to cast all votes represented at the Meeting equally in favor of all such nominees. However, if the number of nominees for election as directors exceeds the number of directors to be elected, voting shall be done by ballot, cumulative voting will be followed, and counting of votes shall be done by two (2) election inspectors appointed by the stockholders present or represented by proxy at the Meeting.

In accordance with SRC Sec. 38 and SRC Rule 38, only nominees whose names appear in the Final List of Candidates for Independent Directors shall be eligible for election as Independent Directors. No other nomination shall be entertained after the Final List of Candidates shall have been prepared and no further nomination shall be entertained or allowed on the floor during the actual annual stockholders' meeting.

Messrs. Honorio A. Poblador III, Laurito E. Serrano and Nicholas Justin H. Ang are nominated for election as independent directors of the Company for fiscal year 2025.

(c) Upon successful registration at the Annual Stockholders' Meeting, each stockholder will be provided a ballot to enable him to vote on each item or proposal in the Agenda. All votes will be counted and tabulated by the Election Committee composed of representatives from the Office of the Corporate Secretary.

Registration for the annual stockholders' meeting and tabulation of votes shall be conducted in the following manner:

- (1) Registration is to commence by the filing of a scanned or digital copy of the completed Registration Form together with other required documents to *info@anglophil.com* beginning July 4, 2025 at 8:00 am until July 19, 2024 at 5:00 pm.
- (2) The stockholder has the option to either vote in absentia, in which case the stockholder will have to complete the ballot included in the Registration Form; or to appoint the Chairman of the Meeting as Proxy.
- (3) Subject to validation by the Company, the stockholder will receive an email confirming their valid registration which shall also contain the link to the live webcast of the Meeting.
- (4) The Proxy Validation Committee will tabulate all votes received through Proxy or in absentia, and an independent third party will validate the results.
- (5) Stockholders who notified the Company of their intent to attend the meeting remotely can either vote in advance or during the meeting through the link provided to their email addresses. Votes are subject to the validation of an independent third party.

Item 20. Participation of Stockholders by Remote Communication

The livestream of the meeting shall be viewable through a link that will be given to stockholders who have registered successfully. In order for the Corporation to properly conduct validation procedures, stockholders who have not sent their proxies or registered and wish to participate via remote communication must notify the Corporation by emailing *info@anglophil.com* on or before July 18, 2025, and must provide the following information by said date: (1) Name; (2) Email Address; (3) Contact Number; (4) Postal Address; and (5) scanned copy of any valid government issued identification card ("ID") with photo of the stockholder.

Please refer to *Annex A* for the detailed guidelines for participation via remote communication and the procedures for registration and casting votes in absentia.

PART II

INFORMATION REQUIRED IN A PROXY FORM

Part II and its required disclosures are not relevant to the Company since the Company is not requesting or soliciting proxies.

PART III

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 at Mandaluyong City on June 3, 2025.

IRIS MARIE U. CARPIO-DUQUE

Corporate Secretary

Materials accompanying this Information Statement

- 1. Notice of the 2025 Annual Meeting of Stockholders with Agenda
- 2. Management Report on SEC Form 20A
- 3. Final List of Candidates for Independent Directors
 a. Certificate of Qualifications of Independent Directors Mr. Poblador III, Mr. Serrano and Mr. Ang
- 4. Certification from the National Book Development Board (NBDB) for Ms. Maureen Alexandra S. Ramos
- 5. Audited Financial Statements for 2024/SEC Form 17Q March 31, 2025
- **6.** Minutes of the Meetings of Stockholders –July 26, 2024

The Company undertakes to provide, without charge, upon the written request of a stockholder, a copy of the Company's Annual Report on SEC Form 17-A. Such request should be addressed to the Corporate Secretary, Anglo Philippine Holdings Corporation, 6th Floor, Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City 1550, Philippines.

ANGLO PHILIPPINE HOLDINGS CORPORATION

6th Floor, Quad Alpha Centrum 125 Pioneer Street, Mandaluyong City, Philippines Tel (632) 8631-5139; 8635-6130; Fax (632) 8631-3113

MANAGEMENT REPORT ACCOMPANYING INFORMATION STATEMENT PURSUANT TO SRC RULE 20(4)

I. Audited Financial Statements

The audited financial statements of Anglo Philippine Holdings Corporation (the "Company") for the fiscal year ended 31 December 2024 and the corresponding Statement of Management's Responsibility are attached hereto.

- II. Disagreements with Accountants on Accounting and Financial Disclosure.
 NONE
- III. Management's Discussion and Analysis or Plan of Operations
- (1) Plan of Operation
- (A) To sustain business growth, the Company plans to focus and build on its core investments in natural resources (through investments in OV, UPM, AT and APPC), property development (through investment in TVRI and MRTDC), and infrastructure (through investment in MRTC). In addition, the Company will continue to take advantage of new business opportunities that may emerge in other investment areas which provide synergies with the Company's investment portfolio.
 - On the other hand, APPC's subsidiary, BAC, is preparing for full operations in its aggregates area.
- (B) Owing to the nature of the business of the Company (investment holding), VMC (mineral and aggregates exploration and development), and TVRI (property development), and APPC (power generation) and aggregates through BAC), no product research and development is expected to be undertaken in the next twelve (12) months.
- (C) The Company does not expect to make any purchase or sale of any plant and/or significant equipment within the next twelve (12) months.
 - On the other hand, any plant and/or equipment that may be purchased or otherwise acquired by BAC in the next twelve (12) months are charged as ordinary expenses and will be subsequently consolidated into APPC's financial statements.
- (D) The Company and its subsidiaries, VMC, APPC and TVRI do not expect any significant change in the number of its employees in the next twelve (12) months.

The Company and its subsidiaries, VMC, APPC and TVRI, will continue to be affected by the Philippine business environment as may be influenced by any local/regional financial and political crises.

The Company's financial statements for the year ended 31 December 2024 reflect foreign exchange gain/losses on the Company's deposits.

(2) Management's Discussion and Analysis

The natural resources sector was likewise adversely affected by the pandemic which saw the stoppage of most exploration and production operations, coupled with the general downtrend in the prices of commodities.

On the other hand, the Government-led infrastructure sector, especially those included in the Government's Build-Build program, pushed through the obstacles created by the pandemic and managed to record considerable progress.

The natural resources, infrastructure and property development industries are not confined within any specific geographic area. So far, the Company and its subsidiaries have participated in projects undertaken or to be undertaken in Metro Manila, Luzon, Visayas and Mindanao.

The Company generally participates in natural resources, infrastructure and property development projects as a pure equity holder without involving itself directly in the operations of the venture beyond the level of the board of directors or operating committees.

The Company invests only in projects that yield or would yield a return on investment consistent with the economic thresholds set by the Company which are, in turn, based on accepted investment grade standards set by the international business community.

For 2024, the Company posted a net loss mainly due to share in the net losses its associates. In the next years to be able to sustain business growth, the Company will continue to take advantage of new business opportunities that may emerge in other investment areas which provide synergies with the Company's investment portfolio.

(a) Full fiscal years

Financial Condition, Changes in Financial Condition and Results of Operations

Financial highlights for the years 2024, 2023, and 2022 are presented below:

	2024 (Consolidated)	2023 (Consolidated)	2022 (Consolidated)
Revenues	259,268,255	480,206,871	959,251,554
Net income/(loss)	(41,339,653)	331,952,404	(157,670,650)

Total assets	11,473,197,604	11,222,922,041	10,836,690,603
Total Liabilities	3,660,917,582	3,699,122,336	3,759,529,970
Net worth	7,812,280,022	7,523,799,705	7,077,160,633
Issued & subscribed capital	3,003,302,538	3,003,302,538	3,003,302,538

Changes in Financial Condition (2024 vs 2023)

<u>Net Revenue</u> decreased in 2024 as compared to 2023 due to a lower income during the year 2024. There were no sales recorded during the year 2024 and 2023 since BAC discontinued its operation in October 2019.

<u>Net Loss</u> posted in 2024 was mainly to share in equity losses of associates posted during the year while in 2023, Net income was due to share in equity income in associates.

<u>Total Assets</u> increased from P11.22 billion as of year end 2023 to P11.47 billion as of year end 2024. Cash and cash equivalent decreased by P60.6 million due to advances made to affiliates and due to payment of general and administrative expenses. Trade and other receivable increased by 7% due to additional advances to its affiliates. Financial Assets at fair value through profit or loss (FVTPL) increased due to increase in market of financial assets at FVTPL as of December 31, 2024.. Investment in associates increased by P260 million due to share in other comprehensive income of associates.

<u>Total Liabilities</u> decreased from P3.70 billion in 2023 to P3.66 billion in 2024 due to payments of accrued expenses payable during the same periods.

The Company's <u>Net Worth</u> increased from 2023 to 2024 mainly due to share equity in net income and other comprehensive income from associates. Retained earnings decreased by P41 million in 2024 as compared to 2023 due to net losses incurred by the Company in 2024.

Changes in Financial Condition (2023 vs 2022)

Net Revenues decreased in 2023 compared to 2022 mainly due to the lower share equity share in net income of associates posted during the year 2023. There were no sales recorded during the year 2024 and 2023 since BAC discontinued its operation in October 2019.

Net Income in 2023 was due to share in equity income in associates while in 2022, the Company incurred a Net Loss_due to the provision of impairment losses of investment in associates and deferred exploration cost.

<u>Total Assets</u> increased from P10.84 billion as of year end 2022 to P11.22 billion as of year end 2023. Cash and cash equivalent decreased by P349.74 million due

to advances made to affiliates and due to payment of general and administrative expenses. Trade and other receivable increased by P319.16 million due to additional advances to its affiliates. Financial Assets at fair value through profit or loss (FVTPL) increased due to increase in market value of financial assets at FVTPL as of December 31, 2023. Investment in associates increased by P395.30 million due to share in equity in net income and other comprehensive income of associates.

<u>Total Liabilities</u> decreased from P3.76 billion in 2022 to P3.70 billion in 2023 due to payments of accrued expenses payable during the same periods.

The Company's <u>Net Worth</u> increased from 2022 to 2023 mainly due to share in equity in net income and other comprehensive income from associates. Retained earnings increased by P332.03 million in 2023 as compared to 2022 due to net income generated by the Company in 2023.

Results of Operations - Full Year

Natural Resources

Vulcan Materials Corporation (VMC) (100% owned) posted a net loss of P0.06 million and P0.4 million for the years 2024 and 2023, respectively.

VMC ceased its operations effective December 2017 following the sale of its crushing plant and exploration/production rights over the Montalban quarry to Big Rock Aggregates Corporation.

On November 8, 2023, during the Special meeting of the Board of Directors held jointly with the Special Meeting of its Stockholders, the management proposed to permanently close VMC in order to cut its losses, since it has no operations since 4th quarter of 2016 to date and lacks any prospective business in the future. The Board of Directors and Stockholders approved the closure and dissolution of VMC effective November 15, 2023.

VMC is waiting for BIR clearance for permanent closure in order to proceeds with its filing of closure/dissolution with the SEC.

Anglo Philippine Power Corporation (APPC) (100% owned) is presently evaluating various renewable energy projects for future investment and is still in its pre-operating stage.

APPC wholly-owned subsidiary, **Bataan Aggregates Corp.** (**BAC**), commenced commercial operations in January 2018. On October 2019, BAC sold its quarry equipment to Concrete Stone Corp. and paid over the proceeds of the sale to APPC in settlement of BAC's debt. BAC registered a net loss of P0.05 million in 2024, compared to a net loss of P0.06 million for the year 2023.

For year 2024, **The Philodrill Corporation (OV)** (34.87% owned) registered a consolidated net income of P8.2 million, compared to a net loss of P33.9 million 2023.

The Galoc wells continue to produce at an aggregate output of about 1,223.65 bopd and total production has reached about 24,934,164 barrels as of the end of December 2024.

United Paragon Mining Corporation (UPM) (25.69% owned) UPMC posted a net loss of P23.3 million in 2024, compared to a net loss of P108.2 million in 2023. UPM has received a new exploration permit last August 24, 2018, and completed the exploration work program in October 2020 by drilling 3 holes, totaling 604.9 meters. On February 4, 2021, the Company filed a Declaration of Mining Project Feasibility (DMPF). With the recent lifting of the moratorium on mining agreements under EO 130, UPMC is expected to exert all efforts to obtain the conversion of its exploration permit to Declaration of Mining Project Feasibility (DMPF) and eventually into a mineral production sharing agreement so as to begin operations as soon as possible. At present, both UPMC and Camarines Minerals, Inc. (CMI) have complied with the requirements for the approval of the DMPF. Their joint MPSA application is now pending with the MGB Regional Office No. 5.

Atlas Consolidated Mining & Development Corp. (AT) (28.64% owned) posted a consolidated net loss of P231.1 million in 2024, compared to a net income of P1.1 billion in 2023.

Pending the transfer of its petroleum assets, the Company continues to participate in the following **Oil Exploration** contracts:

The Company continues to participate in the following Oil Exploration contracts:

Service Contract 53	Onshore Mindoro	18.52000%
SC Application (ex-SC 6A)	Octon, NW Palawan	14.14600%
PCECP Area 7 (ex-SC 41)	Sulu Sea	1.67900%

SC Application (ex-SC 6A) Octon

Following the decision of the majority of the remaining joint venture partners (JVP) that the only viable way forward was to surrender the contract and apply for a new Service Contract (SC) by nomination under the DOE's Philippines Conventional Energy Contracting Program (PCECP), the consortium started the nomination/application process for a new SC under the PCECP, with the following as Joint Venture Partners:

Joint Venture Partners	Participating Interest (%)
Philodrill	72.1662
Anglo	14.1460
Forum	6.8439
PXP Energy	6.8439

The nomination of the Area of Interest (AOI) for a new SC application was approved by the DOE on February 23, 2023. The JV Partners remitted the application fee of P200,000.00 on March 9, 2023, and published the application in 2 broadsheet newspapers on March 15, 2023, and submitted the bid documents on March 17, 2023.

On June 27, 2023, the DOE sent the Notice of Qualification together with the execution copies of the Service Contract for the signature of the JV Partners. On July 11, 2023, Philodrill transmitted the signed copies of the Service Contract to the DOE. The DOE subsequently transmitted the signed copies of the Service Contract to the Office of the President (OP). The signing of the new Service Contract is currently pending on the schedule to be relayed by the OP.

PCECP Area 7 (ex-SC 41) Sulu Sea

The JVP submitted on August 15, 2019 a joint bid over PCECP Area 7 in Sulu Sea. The DOE found the joint application satisfied the bid criteria set forth and, in September 2019, confirmed that the joint bid qualified for further substantive legal, financial, and technical evaluation.

The DOE held in abeyance the awarding of a new service contract pending the complete organization of Bangsamoro Autonomous Region in Muslim Mindanao (BARMM) and the implementation of policies. As of December 31, 2023, however, the DOE has not sent any formal communication nor awarded any new service contract for PCECP Area 7.

SC-53 (Onshore Mindoro)

The JVP continues to coordinate with the National Commission on Indigenous People (NCIP) for the FPIC process in Cambayan, Occidental Mindoro. The JVP had been advised that the NCIP-San Jose Service Center is still awaiting instruction from the Regional Office on the way forward for the MOA with the Hagura IP.

On the Oriental side, the NCIP-Bulalacao Service Center is waiting for the resolution of the Magsaysay, Occidental Mindoro MOA review before proceeding with the FPIC process in Bulalacao, Oriental Mindoro.

Property Development

Tipo Valley Realty, Inc. (TVRI) (97.59% owned) – For year 2024, TVRI posted a net loss of P4.6 million, compared to a net loss of P4.3 million for the same period in 2023.

TVRI's conversion application involving 248 parcels of land with an aggregate area of 272.2865 hectares located in Hermosa, Bataan, was granted with finality by the DAR Central Office on June 16, 2020. The Company is in the process of complying with post-approval conditions. Furthermore, TVRI has acquired an additional of 134,297 square meters for possible access to the site. Meanwhile, in Registration Agreements dated April 6, 2021, TVRI was approved to be registered with the Authority of the Freeport of Bataan (AFAB) as a FAB Registered Enterprise, and a 856,800-square-meter portion of TVRI's consolidated property was registered as a FAB Expansion Area. The company is currently having initial discussions with potential locators.

The Company likewise continues to maintain 15.79% interest in *MRT Development Corp*. which generates revenues from concessionaire rentals and advertising fees in the MRT stations.

Infrastructure

The Company continues to maintain its 18.6% equity in *MRT Holdings, Inc.*, the indirect majority owner of the Metro Rail Transit Corporation (MRTC). The average daily ridership also increased by 5.1 percent in 2024 at 375,474 passengers compared to MRT-3's average daily ridership at 357,198 in 2023.

Investments

The Company has minority investment in *Brightnote Assets Corporation*, a holding company organized for the purpose of investing in the Calabarzon area.

Filipinas Energy Corporation (FEC) has not undertaken any business operation since its incorporation due to the deferment of the transfer of the Company's oil and mineral assets.

NO bankruptcy, receivership or similar proceeding has been filed by or against the Company and/or its subsidiary during the last three (3) years.

NO material reclassification, merger, consolidation, or purchase/sale of a significant amount of assets, not in the ordinary course of business, has been undertaken by the Company and/or its subsidiary during the last three (3) years.

The top key performance indicators of the Company and its majority-owned subsidiary are as follows:

	December 31, 2024 (Consolidated)	December 31, 2023 (Consolidated)	December 31, 2022 (Consolidated)
Current Ratio	3.10: 1	2.98: 1	3.08:1
Current Assets	760,992,490	772,231,676	856,025,091
Current Liabilities	245,694,205	259,275,313	278,300,225
Assets to Equity Ratio	1.47:1	1.49:1	1.53:1
Total Assets	11,473,197,604	11,222,922,041	10,836,690,603
Stockholders' Equity	7,812,280,022	7,523,799,705	7,077,160,633
Debt to Equity Ratio	0.47:1	0.49:1	0.53:1
Total Liabilities	3,660,917,582	3,699,122,336	3,759,529,970
Stockholders' Equity	7, 812,280,022	7,523,799,705	7,077,160,633
Equity to Debt Ratio	2.13:1	2.03:1	1.88:1
Stockholders' Equity	7,812,280,022	7,523,799,705	7,077,160,633
Total Liabilities	3,660,917,582	3,699,122,336	3,759,529,970
Book Value per share	2.60	2.51	2.36
Stockholders' Equity	7,812,280,022	7,523,799,705	7,077,160,633
Shares Outstanding	3,003,302,538	3,003,302,538	3,003,302,538

Earnings/(Loss) per share	(0.01)	0.11	(0.05)
Net Income/(Loss)	(41,339,653)	331,952,404	(157,670,650)
Average Number of shares outstanding	3,003,302,538	3,003,302,538	3,003,302,538

Current Ratio increased to 3.10:1 in 2024 as compared to 2.98:1 in 2023 due to decrease in total current liabilities to payment of accounts payable. On the contrary, Current Ratio increased to 2.98:1 in 2023 as compared to 3.08:1 in 2022 due to decrease in total current assets due to reclassification of its note's receivable from affiliates to non-current receivable.

Assets to Equity Ratio is at 1.47:1 during the year 2024. In 2023, it decreases to 1.49:1 compared to 1.53:1 in 2022 due to increase in Stockholders Equity.

Debt-to-Equity Ratio continuously decreased from 2022 to 2024 due to the increase in Stockholders Equity as a result of the net income generated by the Company during the year 2022 and 2023 and the share in other comprehensive income from affiliates in 2024.

Book Value per Share (BVPS) continuously increased from 2022 to 2024. The increase was due to the increase in Stockholders Equity due to the net income generated by the Company during the year 2022 and 2023. While in 2024, Stockholders Equity increased brought about by the increase in share in other comprehensive income from affiliates in 2024.

The Company's operations in 2024 resulted to a net loss of P0.01 due to share in equity losses of associates during the period. Earnings per share increase in 2023 as compared to 2022 due to increase in Stockholders Equity brought about by the increase in share in equity income from associate in 2023.

In 2024, the Company posted a net loss of P41.3 million due to share in equity losses of associates during the period, while in 2023 the Net Income of P331.95 million was brought about by the increase in share in equity income from associate during the period. Net loss of P157.7 million in 2022 was due to the provision of impairment losses of investment in associates and deferred exploration cost.

- (i) There are **NO** known trends, demands, commitments, events or uncertainties that have or are reasonably likely to have a material impact on the Company's short-term or long-term liquidity.
- (ii) The Company's internal source of liquidity comes, primarily, from revenues generated from operations. The Company's external source of liquidity comes, primarily, from loans/financing obtained from financial institutions and, alternatively, may also come from the collection of its accounts receivables.
- (iii) The Company has **NO** material commitments for capital expenditures but is expected to contribute its equity share in the capital expenditures of its investee companies. However, the bulk of the funding for such expenditures will be sourced from project financing.
- (iv) There are **NO** known trends, events or uncertainties that have had or are reasonably expected to have a material impact on the revenues or income from continuing operations.
- (v) There are **NO** significant elements of income or loss that did not arise from the Company's operations.

- (vi) There have been **NO** material changes from <u>2022-2024</u> in one or more-line items of the Company's financial statements, EXCEPT as disclosed below:
 - A. Net Revenue decreased in 2024 as compared to 2023 due share in net equity losses of associates during the period. Net Revenues in 2022 is much higher as compared to 2023 mainly due to the higher share equity share in net income of associates posted during the year 2022.
 - b. There were no sales recorded from 2022 to 2024 since BAC discontinued its operation in October 2019.
 - c. <u>Costs and Expenses</u> is at higher at P288.4 million in 2024 compared to P157.4 million in 2023 due to Share in equity net equity losses of associates in 2024. Cost and expenses are lower in 2023 at P157.4 million as compared to P1.1 billion in 2022 due to the provision of impairment losses of investment in associates and deferred exploration cost.
 - d. Net Income/Loss Before Income Tax. In 2024 the Company posted a Net loss of P41.3 million mainly due to the share in equity losses of associates during the year. In 2023, the Company posted a Net Income before income tax of P322.8 million due to a higher share in equity income of associates posted during the year. In 2022 Company posted a Net Loss before income tax of P168.7 million due to the provision of impairment losses of investment in associates and deferred exploration cost.
 - e. <u>Basic and Diluted Earnings/(Loss) Per Share</u> is (P0.01), (P0.11) and (P0.05) for the year 2024, 2023 and 2022, respectively.
 - f. <u>Retained Earnings</u> is lower at P1.87 billion in 2024 as compared to P1.91 billion in 2023 due to the Net losses posted by the Company during the year. In 2023, Retained Earnings is higher at P1.9 billion as compared to P1.6 billion in 2022 due to the Net Income posted by the Company in 2023.
 - g. <u>Current Assets decreased in 2024 due to decrease</u> in cash and cash equivalent due to advances made to subsidiary and general administrative expenses. The decreased in Current assets in 2023 as compared in 2022 was due to reclassification of its note's receivable from affiliates to non-current.
 - h. <u>Non-Current Assets</u> increased in 2022 to 2024 mainly due the increase in Investment in associates brought about by the net income generated and other comprehensive income by its investee Company during the period.
 - i. <u>Current Liabilities</u> decreased from 2022 to 2024 due to payment of accounts payable and other accrued expenses.
 - j. <u>Non-Current Liabilities</u> decreased from 2022 to 2024 due to present value computation on the Company's subscription payable.
 - k. <u>Stockholders' Equity</u> continuously increased from 2022 to 2024 the increase in share in other comprehensive income from associate and the net income generated by the Company during the same period.
- (vii) There have been NO seasonal aspects that had a material effect on the financial condition or results of operations of the Company.

- (viii) There are **NO** events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.
- (ix) There are **NO** material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.

(b) First Quarter 2025

Management's Discussion and Analysis of Financial Condition and Results of Operation

Financial Performance – First Quarter (01 January to March 31, 2025)

Changes in Financial Condition – First Quarter (January to March) 2025 vs. 2024

Comparative financial highlights for the First Quarter fiscal years 2025 and 2024 are presented below: associates during the period.

	Consolidated Unaudited March 31, 2025	Consolidated Unaudited March 31, 2024
Revenues	7,261,060	167,885,594
Net Income/(Loss)	(129,786,646)	157,091,771
Total Assets	11,341,323,163	11,377,909,525
Total Liabilities	3,658,829,787	3,697,018,049
Net Worth	7,682,493,376	7,680,891,476
Issued and Outstanding Capital	3,003,302,538	3,003,302,538

The Company posted P7.3 million in revenues and a net loss of P129.8 million as of end-March 2025, compared to P167.9 million in revenues and a net income of P157.1 million for the same period in 2024. The net loss during the first quarter of 2025 was due to share in equity losses of associates during the period, while the net income as of the first quarter of 2024 were attributable to the Company's equity share in net income of associates.

Total assets decreased from as of end March 2025 as compared to end-March 2024 due to net loss incurred by the Company during the period.

Total liabilities decreased as of end March 2025 as compared to end March 2024 due to payment of accounts payable and other accrued expenses.

Net worth slightly increased as of from end March 2024 to end March 2025 due to other comprehensive income posted as of year-end 2024.

Changes in Financial Condition – First Quarter (Jan. to March) 2025 vs. Full Year 2024

Comparative financial highlights as of the First Quarter of 2025 and year-end 2024 are presented below:

	Consolidated Unaudited March 31, 2025	Consolidated Audited December 31, 2024
Revenues	7,261,060	259,268,255
Net Income/(Loss)	(129,786,646)	(41,339,653)
Total Assets	11,341,323,163	11,473,197,604
Total Liabilities	3,658,829,787	3,660,917,582
Net Worth	7,682,493,376	7,812,280,022
Issued and Outstanding Capital	3,003,302,538	3,003,302,538

As of the First Quarter 2025, the Company posted revenues of P7.3 million and a net loss of P129.8 million, compared to revenues of P259.3 million and a net loss of P41.3 million for the year 2024. The net loss of First Quarter 2025 and in 2024 were attributable to the Company's equity share in net losses of its associates during the period.

The decrease in Total Assets as of First Quarter 2025 compared to end-December 2024 was due the Company's equity share in net losses its associates.

Total liabilities slightly decreased as of First Quarter-2025 as compared to end-December 2024 were due to the payment of accounts payable and other accrued expenses.

The Company's Net Worth decreased as of end-March 2025 compared to end-December 2024, due to the net loss incurred by the Company as of First Quarter 2025.

Results of Operations - First Quarter (Jan. to March) 2025

Vulcan Materials Corporation (VMC) (100% owned) has no revenue or expenses earned/incurred as of end March 2025 and end March 2024, respectively.

VMC ceased its operations on December 2017 following the sale of its crushing plant and exploration/production rights over the Montalban quarry to Big Rock Aggregates Corporation.

On November 8, 2023, during the Special meeting of the Board of Directors held jointly with the Special Meeting of its Stockholders, the management proposed to permanently close VMC in order to cut its losses, since it has no operations since 4th quarter of 2016 to date and lacks any prospective business in the future. The Board of Directors and Stockholders approved the closure and dissolution of VMC effective November 15, 2023.

VMC is waiting for BIR clearance for permanent closure in order to proceed with its filing of closure/dissolution with the SEC.

Anglo Philippine Power Corporation (APPC) (100% owned) is presently evaluating various renewable energy projects for future investment and is still in its pre-operating stage.

APPC wholly-owned subsidiary, **Bataan Aggregates Corp.** (BAC), commenced commercial operations in January 2018. On October 2019, BAC sold its quarry equipment to Concrete Stone Corp. and paid over the proceeds of the sale to APPC in settlement of BAC's debt. BAC has no revenue or expenses earned/incurred as of end March 2025 and end March 2024 due to no operations during the period.

The Company owns 34.87% of **The Philodrill Corporation (OV)** posted a consolidated net loss of P28.5 million as of end-March 2025 compared to a net income of P16 million as of end-March 2024.

The Galoc well continue to produce at an average production of 1,147 bopd based on total production of 103,196 barrels as of March 2025. Total production has reached about 25,037,360 million barrels from inception up to end of March 2025.

United Paragon Mining Corporation (UPM) (25.69% owned) UPMC posted a net loss of P2.7 million as of end March 2025, compared to a net loss of P26.2 million as of end March 2024. UPM has received a new exploration permit last August 24, 2018, and completed the exploration work program in October 2020 by drilling 3 holes, totaling 604.9 meters. On February 4, 2021, the Company filed a Declaration of Mining Project Feasibility (DMPF). With the recent lifting of the moratorium on mining agreements under EO 130, UPMC is expected to exert all efforts to obtain the conversion of its exploration permit to Declaration of Mining Project Feasibility (DMPF) and eventually into a mineral production sharing agreement so as to begin operations as soon as possible. At present, both UPMC and Camarines Minerals, Inc. (CMI) have complied with the requirements for the approval of the DMPF. Their joint MPSA application is now pending with the MGB Regional Office No. 5.

Atlas Consolidated Mining & Development Corp. (AT) (28.64% owned) posted a consolidated net loss of P404 million as of end March 2025, compared to a net income of P563.1 million as of end March 2024.

The Company continues to participate in the following Oil Exploration contracts:

Service Contract 53	Onshore Mindoro	18.52000%
SC Application (ex-SC 6A)	Octon, NW Palawan	14.14600%
PCECP Area 7 (ex-SC 41)	Sulu Sea	1.67900%

SC Application (ex-SC 6A) Octon

Following the decision of the majority of the remaining joint venture partners (JVP) that the only viable way forward was to surrender the contract and apply for a new Service Contract (SC) by nomination under the DOE's Philippines Conventional Energy Contracting Program (PCECP), the consortium started the nomination/application process for a new SC under the PCECP, with the following as Joint Venture Partners:

Joint Venture Partners	Participating Interest (%)
Philodrill	72.1662
Anglo	14.1460
Forum	6.8439
PXP Energy	6.8439

The nomination of the Area of Interest (AOI) for a new SC application was approved by the DOE on February 23, 2023. The JV Partners remitted the application fee of P200,000 on March 9, 2023, and published the application in 2 broadsheet newspapers on March 15, 2023, and submitted the bid documents on March 17, 2023.

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PCECP Area 7 (ex-SC 41) Sulu Sea

The JVP submitted on August 15, 2019 a joint bid over PCECP Area 7 in Sulu Sea. The DOE found the joint application satisfied the bid criteria set forth and, in September 2019, confirmed that the joint bid qualified for further substantive legal, financial, and technical evaluation.

The DOE held in abeyance the awarding of a new service contract pending the complete organization of Bangsamoro Autonomous Region in Muslim Mindanao (BARMM) and the implementation of policies. As of December 31, 2023, however, the DOE has not sent any formal communication nor awarded any new service contract for PCECP Area 7.

SC-53 (Onshore Mindoro)

The JVP continues to coordinate with the National Commission on Indigenous People (NCIP) for the FPIC process in Cambayan, Occidental Mindoro. The JVP had been advised that the NCIP-San Jose Service Center is still awaiting instruction from the Regional Office on the way forward for the MOA with the Hagura IP.

On the Oriental side, the NCIP-Bulalacao Service Center is waiting for the resolution of the Magsaysay, Occidental Mindoro MOA review before proceeding with the FPIC process in Bulalacao, Oriental Mindoro.

Property Development

Tipo Valley Realty, Inc. (TVRI) (97.59% owned) TVRI posted a net loss of P0.7 million as of end March 2025 as compared to a net loss of P1.5 million as of end March 2024. TVRI's conversion application involving 248 parcels of land with an aggregate area of 272.2865 hectares located in Hermosa, Bataan, was granted with finality by the DAR Central Office on June 16, 2020. Furthermore, TVRI has acquired an additional of 134,297 square meters for possible access to the site. Meanwhile, in Registration Agreements dated April 6, 2021, TVRI was approved to be registered with the Authority of the Freeport of Bataan (AFAB) as a FAB Registered Enterprise, and a 856,800-square-meter portion of TVRI's consolidated property was registered as a FAB Expansion Area. The company is currently having initial discussions with potential locators.

The Company continues to maintain 15.79% interest in *MRT Development Corp*oration, which generates revenues from concessionaire rentals and advertising fees in the MRT stations.

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The Company continues to maintain its 18.6% equity in *MRT Holdings, Inc.*, the indirect majority owner of the Metro Rail Transit Corporation (MRTC). The average daily ridership also increased by 5.1 percent in 2024 at 375,474 passengers compared to MRT-3's average daily ridership at 357,198 in 2023.

Other Investments

The Company has minority investment in *Brightnote Assets Corporation*, a holding company organized for the purpose of investing in the Calabarzon area.

Filipinas Energy Corporation (FEC) has not undertaken any business operation since its incorporation due to the deferment of the transfer of the Company's oil and mineral assets.

NO bankruptcy, receivership or similar proceeding has been filed by or against the Company and/or its subsidiary during the last three (3) years.

NO material reclassification, merger, consolidation, or purchase/sale of a significant amount of assets, not in the ordinary course of business, has been undertaken by the Company and/or its subsidiary during the last three (3) years.

The top five (5) key performance indicators of the Company and its majority-owned subsidiary are as follows:

	March 31, 2025 (Consolidated) Unaudited	December 31, 2024 (Consolidated)
Current Ratio	3.09:1	3.10 :1
Current Assets	752,863,080	760,992,490
Current Liabilities	243,606,410	245,694,205
Assets to Equity Ratio	1.47:1	1.47:1
Total Assets	11,341,323,163	<u>11,473,197,604</u>
Stockholders' Equity	7,682,493,376	7,812,280,022
Debt to Equity Ratio	0.48:1	0.47:1
Total Liabilities	3,658,829,787	3,660,917,582
Stockholders' Equity	7,682,493,376	7, 812,280,022
Equity to Debt Ratio	2.12:1	2.13:1
Stockholders' Equity	7,682,493,376	7,812,280,022
Total Liabilities	3,658,829,787	3,660,917,582
Book Value per share	2.56	2.60
Stockholders' Equity	7,682,493,376	7,812,280,022
Shares Outstanding	3,003,302,538	3,003,302,538
Earnings per share	(0.04)	(0.01)
Net Income /(Loss)	(129,786,646)	(41,339,653)
Average Number of shares outstanding	3,003,302,538	3,003,302,538

Current Ratio decreased at 3.09 as of end- March 2025 compared to 3.10:1 as of end December 2024 due to decreased in cash and cash equivalents due to advances made to affiliate and general administrative expenses.

Assets to Equity Ratio remains unchanged at 1.47:1 as of end- March 2025 and as of end December 2024

Debt-to-Equity Ratio slightly increased at 0.48:1 as of end- as of end- March 2025 as compared to 0.47:1 of end December 2024. On the contrary, Equity-to-debt ratio decreased at 2.12:1 as of end-March 2025, compared to 2.13:1 as of end December 2024 due to decrease in stockholders' equity due to net losses incurred by the Company during the period.

Book Value per Share decreased to 2.56 per share as of end-March 2025 compared to 2.60 as of end-December 2024, due to net losses incurred by the Company during the period. The Company posted Loss per share of P0.04 as of March 2025 compared to a loss per share of P0.01 as of end-December 2024. This is due to the net losses incurred by the Company as of First Quarter 2025.

Discussion and Analysis of Material Events and Uncertainties

Except as discussed below, Management is not aware of any material event or uncertainty that has affected the current interim period and/or would have a material impact on future operations of the Company.

The Company will continue to be affected by the Philippine business environment as may be influenced by any local/regional financial and political crises.

- (i) There are **NO** known trends, demands, commitments, events or uncertainties that have or are reasonably likely to have a material impact on the Company's short-term or long-term liquidity.
- (ii) The Company's internal source of liquidity comes, primarily, from revenues generated from operations. The Company's external source of liquidity comes, primarily, from loans/financing obtained from financial institutions and, alternatively, may also come from the collection of its accounts receivables.
- (iii) The Company has **NO** material commitments for capital expenditures but is expected to contribute its equity share in the capital expenditures of its investee companies. However, the bulk of the funding for such expenditures will be sourced from project financing.
- (iv) There are **NO** known trends, events or uncertainties that have had or are reasonably expected to have a material impact on the revenues or income from continuing operations.
- (v) There are **NO** significant elements of income or loss that did not arise from the Company's operations.
- (vi). There have been **NO** material changes from 31 December 2024 to 31 March 2025 in one or more-line items of the Company's financial statements, EXCEPT as disclosed below:

- (a) Cash and Cash Equivalents decreased from P82.3 million as of end 2024 to P62.3 million as of end-March 2025, due to i) additional advances made to its affiliates, ii) payment of general and administrative expenses.
- (b) Account Receivables increased due to additional advances made to its affiliates and related party company.
- (c) Investment in associates decreased due to share in equity losses its associates during the period.
- (d) Total liabilities slightly decreased due to payment of accounts payable and accrued expenses.
- (e) Retained Earnings decreased due to a corresponding net loss incurred by the Company as of end-March 2025.
- vii. There are **NO** events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.
- viii There are **NO** material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.

Employees

As of 31 December 2024 the Company has fifteen (15) full-time employees (including officers). TVRI has not engaged any employee yet.

IV. Brief Description of the General Nature and Scope of Business of the Company

Anglo Philippine Holdings Corporation (the "Company") was incorporated in 1958, originally as an oil and mineral exploration company with the corporate name of "Anglo Philippine Oil Corp." In 1996, the Company changed its primary purpose to that of an investments holding firm focused on natural resources, property development and infrastructure, and changed its corporate name to "Anglo Philippine Holdings Corporation". On September 14, 2006, the SEC approved the Company's Amended Articles of Incorporation extending the life of the Company for another fifty (50) years from June 25, 2008.

On December 18, 2012, the Company acquired 100% ownership of Vulcan Materials Corporation (VMC). VMC was registered with the Philippine SEC on September 12, 1991 and is involved in the exploration and development of mineral and aggregates resources.

On December 21, 2015, the Company acquired 97.59% ownership of Tipo Valley Realty, Inc. (TVRI), a company involved in property development.

On September 26, 2016, SEC approved the incorporation of *Anglo Philippine Power Corporation (APPC)* (100% owned) to spearhead the Company's foray into the power generation business and presently evaluating various renewable energy projects for future investment and is still in its pre-operating stage. Subsequently, **APPC** formed a new whollyowned subsidiary, **Bataan Aggregates Corp. (BAC)**, which will engage in sand and gravel quarrying. SEC approved the incorporation of BAC on May 4, 2017.

On October 2019, **BAC** sold its quarry equipment to Concrete Stone Corp. and paid over the proceeds of the sale to APPC in settlement of BAC's debt.

V. Market Price and Dividends

1) Market Information

The principal market where the issuer's common equity is traded to the Philippine Stock Exchange. As of June 27, 2025, the Company's shares traded at P0.485 per share. The high and low sale price of the Company's shares for each quarter during the last two (2) fiscal years 2023 and 2024 and the first quarter of the current fiscal year 2025, expressed in Philippine Pesos, are as follows:

		Stock Prices	(Php)
	High	Low	
2025- 1 st quarter		0:63	0.33
2024– 1 st quarter 2 nd quarter 3 rd quarter 4 th quarter		0.44 0.73 0.82 0.58	0.39 0.41 0.41 0.36
2023– 1 st quarter 2 nd quarter 3 rd quarter 4 th quarter		0.79 0.67 0.62 0.55	0.63 0.56 0.49 0.40

(2) Holders

As of Record Date June 03, 2025, total number of shareholders of record is 3,079 while common shares outstanding were 3,003,302,538 shares. The Company's top 20 Stockholders as of June 3, 2025 are as follows:

Rank	Stockholders	Total Shares	Percentage
1	PCD NOMINEE CORPORATION CORPORATION	2,917,119,961	97.1304%
2	RAMOS, ALFREDO C.	51,243,872	1.7063%
3	METRO GLOBAL HOLDINGS CORPORATION	4,693,332	0.1563%
4	PAJARILLO, MARIA TERESA H.	1,100,000	0.0366%
5	TANCHAN III, SANTIAGO	972,398	0.0324%
6	JALANDONI, JAYME, ADAMS & Co., INC.	964,700	0.0321%

7	TANCHAN, CONSTANTINE	881,466	0.0293%
8	GO BIAO, MARIANO	850,000	0.0283%
	S.J. ROXAS & CO., INC. A/C # 2.19.038	850,000	0.0283%
9	JACK F. CONLEY	825,000	0.0275%
10	ANSALDO, GODINEZ & CO, INC.	753,835	0.0251%
11	TBG MBTC FAO CARLOS EJERCITO	500,000	0.0166%
12	JESUS GARCIA	440,000	0.0147%
13	FRANCISCO A. NAVARRO	400,000	0.0133%
14	ALAKOR SECURITIES CORPORATION	390,000	0.0133%
15	SAN JOSE, ROBERTO V.	373,866	0.0124%
16	REGINA CAPITAL DEV. CORP. 00351	370,000	0.0123
17	PANLILIO, JOSE MA	330,000	0.0110%
	C.A. PILE AS NOMINEE FOR HSBC		
18	MANILAACC, MANUFACTURERS HANOVR	319,000	0.0106%
19	TANCHAN, JENNIFER	293,332	0.0098%
20	ANSELMO TRINIDAD & CO., INC.	270,350	0.0090%

^{*}Of the total 2,917,119,961 shares under the name of PCD Nominee Corp., 485,959,801 shares (16.20%) are under the name of BDO Securities Corp. (BDOSC), and 1,977,268,391 shares (65.84%) are under the name of Alakor Securities Corporation (ASC).

(3) Dividends

Cash Dividend	Amount	Declaration Date	Record Date	Payment Date
2016 –CD 14	P0.015/share	November 3, 2016	November 18, 2016	December 15, 2016
2015 –CD 13	P0.02/share	June 01, 2015	June 16, 2015	July 10, 2015
2014 –CD 12	P0.015/share	October 29, 2014	November 12, 2014	December 8, 2014

^{*}Of the 485,859,801 shares under the name of BDOSC, National Book Store Inc. (NBSI) owns 464,143,757 shares (15.45%) and of the 1,977,268,391 shares under the name of ASC, Alakor Corporation (AC) owns 1,630,037,486 shares (54.28%), while NBSI owns 275,712,708 shares (9.18%).

2013 –CD 11	P0.03/share	October 22, 2013 November 8, 2013		December 4, 2013
2013 -CD 10	P0.03/share	March 19, 2013	April 05, 2013	May3, 2013
2012 –CD 9	P0.02/share	October 19, 2012	Nov. 07, 2012	November 23, 2012
2012 -CD 8	P0.04/share	March 28, 2012	April 16, 2012	May 4, 2012
2011 –CD 7	P0.03/share	September 28, 2011	October 12, 2011	November 08, 2011
2011 –CD 6	P0.05/share	March 25, 2011	April 08, 2011	April 29, 2011
2010 -CD 5	P0.03/share	April 12, 2010	April 30, 2010	May 24, 2010
2009 –CD 4	P0.15/share	April 22, 2009	May 08, 2009	May 29, 2009
2008 - CD 3	P0.05/share	April 25, 2008	May 30, 2008	June 25, 2008
2007 –CD 2	P0.05/share	July 27, 2007	October 15, 2007	November 8, 2007
2007 - CD 1	P0.10/share	April 30, 2007	May 17, 2007	June 8, 2007
Stock Dividend	Rate	Declaration Date	Record Date	Payment Date
2008 - SD 1	10%	Sept. 19, 2008	October 31,2008	Nov. 26, 2008

The Company's ability to declare and pay dividends on common equity is restricted by the availability of retained earnings and cash.

4) Recent Sales of Unregistered Securities

NO unregistered securities were sold during the past 3 years. All of the Company's issued and outstanding shares of stock are duly registered in accordance with the provisions of the Securities Regulation Code (SRC).

- (a) Securities Sold Not Applicable; NO securities were sold
- (b)Underwriters and Other Purchases Not Applicable; NO securities were sold
- (c)Consideration Not Applicable; NO securities were sold
- (d) Exemption from Registration Claimed Not Applicable; NO securities were sold.

VI. Corporate Governance

(a) The Company uses the evaluation system established by the SEC in this Memorandum Circular No. 5 series of 2003, including the accompanying Corporate Governance Self Rating Form (CG-SRF) to measure or determine the level of compliance of the Board of Directors and top-level management with the Company's Corporate Governance Manual.

- (b) The Company undertakes as self-evaluation process regularly and any deviation from the Company's Corporate Governance Manual is reported to the Management and the Board together with the proposed measures to achieve compliance.
- (c) The Company is in full compliance with the leading practices on good corporate governance as embodied in its Revised Manual on Corporate Governance (May 2017).
 - 1. The Company has adopted a Code of Conduct for the Board and its employees, and is being assessed regularly to cope with the dynamics of the business. The Company has existing policies and procedures that can identify and resolve potential conflicts of interest.
 - 2. Employees and officers undergo professional development programs subject to meeting the criteria set by the Company. The Compensation & Remuneration Committee (CRC) is engaged, in the Succession Planning of the Executive officers, including the President. In the latter case, the CRC coordinates closely with the Chairman any and all activities involved in planning for the President's succession.
- (d) The Company shall adopt improvement measures on its corporate governance as the exigencies of its business will require from time to time.

VII. Requirements of Section 49 of the Revised Corporation Code

a.1) Description of the Voting and Vote Tabulation procedures used in the previous meeting (2024 Annual Stockholders' Meeting)

In all items for approval, each voting share of stock entitles the registered owner as of the record date (May 30, 2024) to one vote:

In the election of directors, straight and cumulative voting was allowed. Each stockholder voted such number of shares for as many persons as there are directors to be elected, but he is entitled to cumulate the shares and give one nominee as many votes as the number of directors to be elected multiplied by the number of his shares, or to distribute them on the same principle among as many nominees as he shall see fit; provided that, the whole number of votes cast by him shall not exceed the number of shares owned by him multiplied by the total number of directors to be elected.

After successful registration at the Annual Stockholders' Meeting, each stockholder was provided with an electronic ballot to vote on each item or proposal in the Agenda. All votes were counted and tabulated by the Electronic Committee composed of representatives from the Office of the Corporate Secretary.

Registration for the annual stockholders' meeting and tabulation of votes were conducted in the following manner:

- (1) Registration commenced by the filing of a scanned or digital copy of the completed Registration Form together with other required documents to info@anglophil.com beginning July 06, 2024 at 8:00 am until July 19, 2024 at 5:00pm.
- (2) The stockholder had the option to either vote in absentia, in which case the stockholder had to complete the ballot included in the Registration Form; or appointed the Chairman of the meeting as Proxy.
- (3) Upon validation by the Company, the stockholder received an email confirming their valid registration which shall also contained the link to the live webcast of the Meeting.
- (4) The Proxy Validation Committee tabulated all votes received through the Proxy or in absentia, and an independent third party validated the results.
- (5) Some Stockholders who notified the Company of their intention to attend the meeting remotely voted in advance and some during the meeting through the link provided to their email address. Votes were subjected to validation of an independent third party.

2.) Description of the Opportunity given to Stockholders to as question and a record of the questions asked and answers given

Stockholders were given the opportunity to send their questions and/or comments during the meeting by email to info@anglophil.com with subject "ASM Question/Comment". Stockholders who participated in the Meeting sent their questions before the meeting. There has been no question received by the moderator.

(3) Matter discussed and resolutions reached

1. Approval of the Minutes of the July 28, 2023 Annual Stockholders' Meeting

It has been moved and seconded that the reading of the Minutes of the last Annual Stockholders' Meeting be dispensed with and to approve the same without reading.

With the vote of the Chairman, majority of the outstanding capital stock of the Company entitled to vote, had voted in favour of the proposal.

2. Approval of the Company's Management Report

It has been moved and seconded that the Management Report, Annual Report and Financial Statements for 2023 be noted and approved.

With the vote of the Chairman, majority of the outstanding capital stock of the Company entitled to vote, had voted in favour of the proposal.

3. Approval of Acts and Resolutions of the Board of Directors and Management

It has been moved and seconded that all acts and resolutions of the Board of Directors and its Committees, as well as acts of Management taken or adopted since the Annual Stockholders' Meeting last July 28, 2023 until the date of this meeting July 26, 2024, noted and approved.

With the vote of the Chairman, majority of the outstanding capital stock of the Company entitled to vote, had voted in favour of the proposal.

4. Appointment of Independent External Auditor

It has been moved and seconded that the auditing firm of SycipGorresVelayo& Co. was appointed as the Corporation's external auditors for the ensuing fiscal year.

With the vote of the Chairman, majority of the outstanding capital stock of the Company entitled to vote, had voted in favour of the proposal.

5. Election of Directors

Upon their nominations, duly seconded, the following were duly elected directors for the term 2023-2024, to serve as such until their successors are duly elected and qualified under the bylaws of the Corporation.

Presentacion S. Ramos
Adrian Paulino S. Ramos
Gerard Anton S. Ramos
Maureen Alexandra S. Ramos-Padilla
Christopher M. Gotanco
Adrian S. Arias
Reynaldo E. Nazarea
Roberto V. San Jose
Honorio A. Poblador III
Laurito E. Serrano
Nicholas Justin H. Ang

With the vote of the Chairman, majority of the outstanding capital stock of the Company entitled to vote, had voted in favour of the proposal.

1. Record of Voting results for each agenda item

There were 2,441,977,510 votes from stockholders owning or representing **81.31%** of the outstanding capital stock of the Company entitled to vote, in favor of the approval of the minutes of the Annual Stockholders' Meeting held on July 28, 2023.

There were 2,441,977,510 votes from stockholders owning or representing **81.31%** of the outstanding capital stock of the Company entitled to vote, in favor of the approval of the Company's Annual Report and Audited Consolidated Financial Statements for the year ending December 31, 2023, as presented.

There were 2,441,977,510 votes from stockholders owning or representing **81.31%** of the outstanding capital stock of the Company entitled to vote, in favor of the Minutes of the meetings, and all acts and resolutions taken or adopted by the Board of Directors, Board Committees and Management since the Annual Meeting of Stockholders on July 28, 2023, up to the date of the 2024 Annual Stockholders' Meeting.

There were 2,441,977,510 votes from stockholders owning or representing **81.31%** of the outstanding capital stock of the Company entitled to vote, in favor of the appointment of the SycipGorresVelayo& Co. as external auditor of the Company for fiscal year 2024.

There were 2,441,977,510 votes from stockholders owning or representing **81.31%** of the outstanding capital stock of the Company entitled to vote, in favor of the eleven (11) elected Board of Directors of the Company, to serve as such beginning July 26, 2024 and until their successors are elected qualified:

Presentacion S. Ramos
Adrian Paulino S. Ramos
Gerard Anton S. Ramos
Maureen Alexandra S. Ramos-Padilla
Christopher M. Gotanco
Adrian S. Arias
Reynaldo E. Nazarea
Roberto V. San Jose
Honorio A. Poblador III
Laurito E. Serrano
Nicholas Justin H. Ang

7. A.) List of Directors or trustees, officers and stockholders or members who attended the meeting:

Directors

- 1. Ms. Presentacion S. Ramos
- 2. Mr. Adrian Paulino S. Ramos
- 3. Mr. Gerard Anton S. Ramos
- 4. Ms. Maureen Alexandra Ramos-Padilla
- 5. Mr. Christopher M. Gotanco
- 6. Atty. Adrian S. Arias
- 7. Mr. Reynaldo E. Nazarea
- 8. Atty. Roberto V. San Jose
- 9. Mr. Honorio A. Poblador III(Independent Director)
- 10. Mr. Laurito E. Serrano (Independent Director)
- 11. Nicholas Justin H. Ang (Independent Director)

Officers

- 12. Mr. Gerard Anton S. Ramos
- 13. Mr. Adrian Paulino S. Ramos
- 14. Atty. Adrian S. Arias

- 15. Atty. Iris Marie U. Carpio-Duque
- 16. Mr. Gilbert V. Rabago
- 17. Josephine L. Ilas

Stockholders

- 18. Ms. Rosenda R. Rosaria
- 19. Ms. Nenita M. Sison

7. B) List of Material Information on the current stockholders, and their voting rights

A complete list of registered Stockholders as of June 3, 2025 was submitted to the PSE & SEC, please see "Annex B".

Voting Right and Right to Participate at Stockholders Meeting

i. In all items for approval, each share of stock entitles its registered owner as of the record date to one vote.

Voting shall be by poll and the Company shall provide the mechanism to implement the same at every stockholders meeting.

- ii. For the election for directors, every stockholder shall have the right to vote, in person or by proxy, the number of shares owned by him for as many persons as there are directors to be elected, or to cumulate his votes by giving one candidate as many votes as the number of such directors multiplied by the number of his shares shall equal, or distributing such votes on the same principle among any number of candidates.
- iii. The stockholders shall also have an opportunity during the stockholders' meeting to ask questions and raise their issues relevant to the agenda items. The minutes of the meeting shall record the shareholders questions and corresponding answers given by the directors and officers of the Company.
- iv. The Board encourages active shareholder participation by making the result of the voted taken during the most recent Annual or Special Shareholders' Meeting publicly available. In addition, the Minutes of the Annual and Special Shareholders' Meeting is also made available on the Company website within five (5) business days from the end of the meeting.

6. C) Directors' Training and Continuing Education

The Company holds annual Corporate Governance online webinar for its Directors on November 29, 2024, with training provider Center for Global Best Practices

The following Directors attended the seminar:

Ms. Presentacion S. Ramos

Mr. Adrian Paulino S. Ramos

Mr. Gerard Anton S. Ramos

Ms. Maureen Alexandra Ramos-Padilla

Mr. Christopher M. Gotanco

Mr. Reynaldo E. Nazarea

Atty. Adrian S. Arias

Atty. Roberto V. San Jose

Mr. Honorio A. Poblador III

In addition, Independent Director, Honorio A. Poblador III have completed and attended the half (1/2) day special webinar on Corporate Governance on November 14, 2024, conducted by Center for Global Best Practices.

Also, our Regular Director, Atty. Roberto V. San Jose have completed and attended the half (1/2) day seminar on Corporate Governance on August 16, 2024, conducted by Risks, Opportunities Assessment Management, Inc.

7. D) Directors Board and Committee Meetings Attendance Report

Year 2024 Anglo Philippine Holdings Corporation	BOD Meeting Attendance Date of Meeting Legend: Present (♥) Absent (X)					Board Committee Meeting Attendance			
Number of Meetings			4		Total	9/0	2	1	2
Board of Directors	04/12	05/16	07/26*	11/08			CGN	C&R	Audit/ RPT
Gerard Anton S, Ramos	-	-	-	-	4/4	100%	<u>22</u>	_ <u>B</u>	. 2
Adrian Paulino S. Ramos	-	-	-	-	4/4	100%	82	_ P	. 2
Presentacion S. Ramos	-	-	-	-	4/4	100%	82	_ P	. 2
Maureen Alex andra S. Ramos- Padilla	-	-	~	1	4/4	100%	N2	2	2
Christopher M. Gotanco	,	-	~		4/4	100%	1/2	M 1/1	M 2/2
Roberto V. San Jose	•	-	,	~	4/4	100%	12-	-	M 2/2
Reynaldo E. <u>Nazarea</u>	,	-	,	-	4/4	100%	<u> </u>	-	M 2/2
Adrian S. Arias	,	~	~	,	4/4	100%	M 2/2	-	-
Honorio A. Poblador III	,	~	~	-	4/4	100%	C 2/2	C 1/1	M 2/2
Laurito E. Serrano	,	-	-	-	4/4	100%	M 2/2	M 1/1	C 2/2
Nicholas Justin H . Ang**	9.54	24 25		1.50	4/4	100%	8.5	-	M 1/1
Officers		(6)	5		4/4			8	3
Iris Marie U. <u>Carpio</u> -Duque	,	*	,	,	4/4	100%	M-Non Voting 2/2	-	-
Gilbert V. Rabago	-	-	-	-	4/4	100%	95	7 5	-
Josephine L. Ilas	-	-	-	-	4/4	100%	0.5	20 gr	-

^{*}Annual Stockholders' Meeting and Organizational Meeting

C-Chairman, M-Member, BOD-Board of Directors, CGN-Corporate Governance & Nomination, C&R-Compensation and Remuneration

Audit/RPT- Audit and Related Party Transaction

7. E) Appraisals and performance report for the board and the criteria and procedure for assessment.

The company recognizes that in order to sustain good corporate governance within the organization, the same sound culture must be upheld and cultivated from the top. It is therefore of paramount importance to monitor the governance structure and performance of the Board of Directors (the Board) and top management according to their roles, responsibilities and accountabilities.

It has been the policy and practice of the Company for its Board to conduct an Annual Self-Assessment exercise through a questionnaire given to each Director at the last regular meeting for the year, for the purpose of evaluating the performance of the Board that year and the effectiveness of the Company's governance processes, and seeking ways to improve such performance.

The Company continually review this assessment process to take into consideration leading practices in corporate governance. The self-rating form had been revised to cover appraisal of the Board as a governing unit, of individual directors, of the different Board Committees, and of management including the President.

The assessment criteria include the structure, efficiency, and effectiveness of the Board, participation and engagement of each director, contribution of each member director to their respective Committees, and the performance of management. The criteria also reflects the specific duties, responsibilities, accountabilities of each party assessed as provided in the Company's By-Laws, Manual on Corporate Governance, Board Committee Charters and government policies.

Moreover, the questionnaire allows the Director to provide the comments and suggestions to further enrich the assessment process. In case clarification is needed on this policy and the performance assessment exercise, the Board addresses their queries to the Compliance Officer.

Facilitated by the Corporate Secretary, the annual self-rating form is required to be accomplished and signed by each individual director, the submitted to the Office of the Corporate Secretary within 30 days from receipt of the form.

The Corporate Secretary collates the results of the assessment and reports the same to the Board at a subsequent regular meeting prior to the annual stockholders' meeting. The self-rating form may be further amended by the Office of the Corporate Secretary as deemed necessary, provided that the form remains compliant with the sound corporate governance standards and practices applicable law.

7. F) Directors' disclosures on self-dealing and related party transactions.

There were no transactions with Directors, Officers or any principal stockholders (owning at least 10% outstanding shares of the Company) that are not in the ordinary course of business of the Company. No related party transactions were entered into by any Director in 2023 that required review by the Audit and Related Party Transaction Committee and further approval by the Board in accordance with the RPT Policy of the Company. There have been no complaints, disputes or problems regarding related party transactions of the

Company. The Company observes an arm's length policy in its dealings with related parties.

The Company undertakes to provide, without charge, upon the written request of a stockholder, a copy of its Annual Report on SEC Form 17-A. Such request should be addressed to the Corporate Secretary, Anglo Philippine Holdings Corporation, 6th Floor, Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City 1550, Philippines.

ANGLO PHILIPPINE HOLDINGS CORPORATION 2025 ANNUAL STOCKHOLDERS' MEETING GUIDELINES ON PARTICIPATION BY REMOTE COMMUNICATION

I. Coverage

Stockholders of **ANGLO PHILIPPINE HOLDINGS CORPORATION** (the "Company") who are unable to physically attend the Company's Annual Stockholders' Meeting on July 26, 2024and who have: (a) appointed the Chairman of the meeting as Proxy, or (b) upon valid registration chose to electronically vote in absentia after advising the Company of their intention to attend the Meeting remotely.

II. Registration

- 1. Who may Register Stockholders of Record as of June 3, 2025
- 2. **When to Register-** Registration period for Stockholders who intend to appoint the Chairman as Proxy, or to electronically vote in absentia shall start on July 04, 2025 at 8:00 am until July 18, 2025 at 5:00 pm, Philippine time ("Registration Period"). Beyond this date, Stockholders may no longer avail of the option to electronically vote in absentia.
- 3. **How to Register** The Shareholder must send a scanned or digital copy of their Registration Form, herein attached, together with the following documents to the email address info@anglophil.com within the Registration Period, for validation.

Individual Stockholders-

- a. A recent photo of the Stockholder, with the face fully visible.
- b. Scanned or digital copy of the front and back portions of the Stockholder's valid government-issued identification card, preferably with residential address.
- c. Contact details

Stockholders with Joint Accounts -

- a. Scanned or digital copy of authorization letter signed by all Stockholders, identifying who among them is authorized to cast the vote for the account.
- b. A recent photo of the authorized Stockholder, with the face fully visible.
- c. Scanned or digital copy of the front and back portions of the authorized Stockholder's valid government-issued identification card, preferably with residential address.
- d. Contact details of the authorized Stockholder.

Broker Accounts –

- a. Scanned or digital copy of broker's certification on the Stockholder's number of shareholdings.
- b. A recent photo of the Stockholder, with the face fully visible.
- c. Scanned or digital copy of the front and back portions of the Stockholder's valid government-issued identification card, preferably with residential address.
- d. Contact details

Corporate Stockholders -

- a. Scanned or digital copy of signed secretary's certificate attesting to the authority of the representative to vote for, and on behalf of the Corporation.
- b. A recent photo of the stockholder's representative, with the face fully visible.
- c. Scanned or digital copy of the front and back portions of the valid government issued identification card of the Stockholder's representative, preferably with residential address
- d. Contact details of the Stockholder's representative. Stockholders with incomplete requirements will not be able to register online and vote electronically in absentia, but may still vote by sending a proxy (appoint the Chairman of the Company as proxy) to the Annual Stockholders' Meeting.

4. Validation of Registration.

The validation of the Stockholder's Registration Form shall be completed by the Company within three (3) business days from receipt thereof.

The Company will send an email confirming successful validation of the Stockholder's registration. Please note that submission of incomplete or inconsistent information may result in an unsuccessful registration.

The Registration Form can be accessed and downloaded at our website http://www.anglophil.com

Note: In light of the recent events and government pronouncements and guidelines surrounding the COVID-19 pandemic, the Company shall allow electronic signature for the required documents, as applicable. Notarization requirement shall also be dispensed with at this time. However, the Company reserves the right to request additional information, and original signed and notarized copies of these documents at a later date, as it deems necessary.

III. Right to Vote

1. The Stockholder Appointing the Chairman as Proxy:

Stockholders may give the Chairman, as Presiding Officer, the authority to vote in all matters for approval, by appointing the Chairman as Proxy in the Stockholders' Registration Form.

2. The Stockholder Votes in Absentia:

- a. For items other than the Election of Directors, the registered Stockholder has the option to vote: For, Against, or Abstain. The vote is considered cast for all the registered Stockholder's shares.
- b. For the Election of Directors, the registered Stockholder may vote for all nominees, not vote for any of the nominees, or vote for some nominees only, in such number of shares as preferred by the Stockholder, provided that the total number of votes cast shall not exceed the number of shares owned, multiplied by the number of directors to be elected.

The votes cast in absentia will have equal effect as votes cast by proxy.

3. Stockholder Participating through Remote Communication:

Stockholders participating through remote communication may either vote prior to or during the Annual Stockholders' Meeting provided they have validly registered within the Registration Period.

Upon successful registration, Registered Stockholders will receive an electronic mail containing the link they can access to cast their votes. For verification, the Registered Stockholder will have to fill in their data and certify their information on the link provided. The Stockholder may edit their votes but once the Registered Stockholder clicks the Submit button, votes are irreversible.

IV. Tabulation & Validation of Votes in Absentia or by Proxy

The Proxy Validation Committee will tabulate all votes received through Proxy or in absentia, and an independent third party will validate the results. Stockholders who register and vote are hereby deemed to have given their consent to the collection, use storing, disclosure, transfer sharing and general processing of their personal data by the Corporation and by any other relevant third party for the purpose of electronic voting in absentia for the Annual Stockholders' meeting and for all other purposes for which the Stockholder can cast his/her/its vote as a stockholder of the Corporation.

V. Determination of Quorum

Only those Stockholders who have notified the Company of their intention to participate in the Annual Stockholders' Meeting by remote communication, and who have successfully registered during the Registration Period, together with the Stockholders who voted by proxy or in absentia will be included in the determination of quorum.

VI. Access to the Live Meeting

The Company will send the registered Stockholders the link to the live webcast of the Annual Stockholder's Meeting through the email confirming their successful registration or at least no later than two (2) business days prior to the date of the Meeting. Registered Stockholders may be required to download an application or register an account to access the live webcast of the meeting. For any technical assistance, Stockholders may send their questions or concerns prior to the date of the meeting via email to info@anglophil.com with the subject "Technical Assistance" where our IT personnel can assist them.

VII. Stockholders' Questions/Comments During the Meeting

Stockholders may send their questions and/or comments during the meeting by email to info@anglophil.comwith subject "ASM Question/Comment". Stockholders who will participate in the Meeting are encouraged to send their questions, comments and motions before the meeting. Relevant questions on the agenda items will be read by the Moderator and will be answered by concerned officers during the meeting.

VIII. Recording of the Annual Meeting

Upon adjournment, the Company shall post the link to the recorded webcast of the Annual Stockholder's Meeting on the Company's website, for two (2) weeks. Within this period, Stockholders may raise to the Company any issues, clarifications and concerns on the Annual Stockholder's Meeting conducted.

IX. Other Matters

For any clarifications or other concerns, Stockholders may contact the Office of the Corporate Secretary at info@anglophil.com or through telephone nos. +632 8631-5139.

✓FINAL LIST OF CANDIDATES FOR ELECTION AS INDEPENDENT DIRECTOR

(A) Candidates for Election as Independent Director

(1) Identity, names and ages of candidates for election as Independent Director

Name	Age	Current Position	Period of service
Honorio A. Poblador III	78	Independent Director	July 2019 to Present
Laurito E. Serrano	64	Independent Director	July 2021 to Present
Nicholas Justin H. Ang	47	Independent Director	July 2023 to present

Directors elected in the Annual Meeting of Stockholders have a term of office of one (1) year and serve as such until their successors are elected and qualified in the next succeeding Annual Meeting of Stockholders; *provided*, that a director who was elected to fill in a vacancy arising in the Board shall only serve the unexpired portion of his predecessor.

Business Experience During the Past Five (5) Years of Candidates for Independent Directors

Mr. Honorio A. Poblador III is an incumbent independent director and is nominated as independent director of the Company for the ensuing fiscal year. He is a businessman who has been at the head of nine different companies, and presently serving as Chairman for companies involved in travel, human resources, paper milling and real property development, among others.

Laurito E. Serrano is an incumbent independent director and is nominated as independent director of the Company for the ensuing fiscal year. For the past five (5) years, his professional experience has covered, among others, financial advisory, project development engagements, transaction structuring, public debt/equity offerings, asset securitization and monetization, business acquisitions, investment promotion, audit services and other similar financial advisory services. He concurrently sits as a member of the Board of Directors of companies involved in banking, mining, transportation, gaming and investment holding. He is a certified public accountant.

Nicholas Justin H. Ang is an incumbent independent director and is nominated as independent director of the Company for the ensuing fiscal year. For the past five (5) years, he has served as a director and/or executive officer and maintained business interests in companies involved in real estate, ecommerce business solutions, provider of financial services and food and restaurant.

Candidates for Independent Director with directorship(s) held in reporting companies

Honorio A. Poblador III	Anglo Philippine Holdings Corporation (ID)	Alsons Consolidated Resources
Laurito E. Serrano	Axelum Resources Corp (ID)	2Go Group Inc.
	MRT Development Corp (D)	Belle Corporation (ID)
	Rizal Commercial Banking Corp.(ID)	RCBC Trust Corporation (ID)
Nicholas Justin H. Ang	United Paragon and Mining Corporation	

(3) Family Relationships

The candidates for election as independent directors of the Company are **NOT** related by consanguinity or affinity, either with each other or with any other member of the Company's Board of Directors.

(4) Involvement in Certain Legal Proceedings

The Company is not aware of: (1) any bankruptcy petition filed by or against any business of which an independent director, person nominated to become an independent director of the Company was a general partner or executive officer either at the time of the bankruptcy or within two (2) years prior that time; (2) any conviction by final judgment 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 of any independent director, person nominated to become an independent director; (3) any order, judgment or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting the involvement in any type of business, securities, commodities or banking activities an independent director, person nominated to become an independent director of the Company; and, (4) judgment against an independent director, person nominated to become an independent director of the Company found by a domestic or foreign court of competent jurisdiction (in a civil action), the Philippine Securities and Exchange Commission or comparable foreign body, or a domestic or foreign exchange or electronic marketplace or self-regulatory organization, to have violated a securities or commodities law, and the judgment has not been reversed, suspended, or vacated.

There had been **NO** transaction during the last two years, nor is any transaction presently proposed, to which the Company was or is to be a party in which any independent director of the Company, or nominee for election as an independent director, or any member of the immediate family (including spouse, parents, children, siblings, and in-laws) of any of the foregoing persons had or is to have a direct or indirect material interest. In the ordinary and regular course of business, the Company had or may have transactions with other companies in which some of the foregoing persons may have an interest.

(C) Security Ownership of Candidates for Independent Directors

The candidates for independent directors own the following number of voting shares:

Amount a	na nature of		
Beneficia	l ownership		Percent
<u>Direct</u>	Indirect	Citizenship	Of Class
0	1	Filipino	<0.01%
0	10,000	Filipino	<0.01%
0	10,000	Filipino	<0.01%
	Beneficia	0 1 0 10,000	Beneficial ownershipDirectIndirectCitizenship01Filipino010,000Filipino

As of June 3, 2025 (the "Record Date"), the aggregate number of shares owned by the candidates for election as independent director is 20,001 shares, or less than 0.01% of the Company's outstanding capital stock.

CERTIFICATION OF INDEPENDENT DIRECTORS

- I, HONORIO A. POBLADOR III, Filipino, of legal age and a resident of #8 Wack-Wack Condominium, Mandaluyong City, having been duly sworn to in accordance with law do hereby declare that:
 - 1. I am a nominee for Independent Director of Anglo Philippine Holdings Corporation and have been its Independent Director since 2019.
 - 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Asuncion Agro-Realty Corp.	Chairman	1982 - Present
ASMACO, Inc.	President	1986 - Present
Alsons Consolidated Resources	Director	1992 - Present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Anglo Philippine Holdings Corporation, as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations.
- 4. I am related to the following director/officer/substantial shareholder of N.A other than the relationship provided under Rule 38.2.3 of the Securities Code.

Name Of Director/Officer/Substantial Shareholder	Company	Nature of Relationship
N.A	N.A	N.A

5. The best of my knowledge, I AM NOT the subject of any pending criminal or administrative investigation or proceeding / I disclose that I am the subject of the following criminal/administrative investigation or proceeding (as the case may be):

Name Of Director/Officer/Substantial Shareholder	Company	Nature of Relationship
N.A	N.A	N.A

- 6. I have the required written permission or consent from the N.A to be an Independent Director in N.A pursuant to the Office of the President Memorandum Circular No. 17 and Section 12, Rule XVIII of the Revised Civil Service Rules. (Not Applicable)
- I shall faithfully and diligently comply with my duties and responsibilities as Independent Director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 8. I shall inform the Corporate Secretary of Anglo Philippine Holdings Corporation of any changes in the abovementioned information within five days from its occurrence

Done this ______ JUN 0 9 2025 and aluyong City.

HONORIO A. POBLADOR III

JUN 0 9 2025

SUBSCRIBED AND SWORN to before me this City, affiant exhibiting to me his

at Mandaluvone

Doc. No. 741; Page No. 70; Book No. Xay Series of 2025. ATTY. CESAR . VERANO

NOTARY PUBLIC MAKATI CITY

APPOINTMENT NO. M-209

VALID UNTIL CECEMBER 31, 2025

ISSUED ON DECEMBER 15, 2023

PTR NO. MKT 10665510 - 01-02-2025 MAKATI CITY

IND NO. 684729 COLL NO. 29024

MCLE COMPLIANCE NO. VH-0023545

VALID UNTIL DECEMBER 31, 2025

OFFICE AUDRESS 52733 GIF CARREON SLOG.
ZENAIDA ST., BRGY, POBLACION MAKATI CITY

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, NICHOLAS JUSTIN H. ANG, Filipino, of legal age and resident of 17 Magnolia Street Wack Wack Village Mandaluyong City, after having been duly sworn to in accordance with law do hereby declare that:
 - I am a nominee for Independent Director of Anglo Philippine Holdings Corporation and have been its Independent Director since July 28, 2023;
 - 2. I am affiliated with the following companies or organizations:

Company/Organization	Position / Relationship	Period of Service
United Paragon Mining Corporation	Independent Director	2023-present
023Yorkey Supreme Development Corp	President	2008-present
Steamlogic Inc.	Director	2015-present
Quinta Ventures Inc.	President	2019-present
NI Capital	Director	2021-present
Crownpointe Tower Association	President	2015-present

- I possess all the qualification and none of the disqualifications to serve as an Independent Director of Anglo Philippine Holdings Corporation, as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulation.
- 4. I am <u>not</u> related to the following director/officer/substantial shareholder of Anglo Philippine Holdings Corporation and its subsidiaries and affiliates, in any relationship provided under Rule 38.2.3 of the Securities Regulation Code.

Name of Director/Officer/Substantial	Company	Nature of Relationship
Not	Applicable	

- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am not connected with any government agencies or its instrumentalities as of this filing.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as Independent Director under the Securities Regulation Code.
- 8. I shall inform the Corporate Secretary of Anglo Philippine Holdings Corporation of any

I shall inform the Corporate changes in the abovemention	e Secretary of Anglo Philippine Holdings Corporation of any ned information within five (5) days from its occurrence.
DONE this JUN 0 9 20	NICHOLAS JUSTIN H. ANG Alffiant JUN 0 9 2025
SUBSCRIBED AND SWORN to City affiant personally appeared before	
Page No. TO Book No. XON Series of 2025.	ATTY. CESAR T VERANO NOTARY PUBLIC MAKATI CITY APPOINTMENT NO. M-209 VALID UNTIL DECEMBER 31, 2025 ISSUED ON DECEMBER 15 2023 PTR NO. MKT 10465540- U1-U2-2025 MAKATI CITY ISD NO. 484720 ROLL NO. 29024 MGLE COMPLIANCE NO. VII-0023845 VALID UNTIL DECEMBER 31, 2025 OFFICE ADDRESS #2733 GIF CARREON BLDG. ZENAIDA ST., BRGY. FOBLACION MAKATI CITY

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, LAURITO E. SERRANO, Filipino, of legal age and resident of Unit 4205-C, Madras Street, Palanan, Makati City, after having been duly sworn to in accordance with law do hereby declare that:
 - I am a nominee for Independent Director of Anglo Philippine Holdings Corporation and have been its Independent Director since 2021;
 - 2. I am affiliated with the following companies or organizations:

Company/Organization	Rosition/Relationship	Period of Service
Malayan Insurance Company, Inc.	Independent Director	January 2025 to present
Belle Corporation	Independent Director	May 2024 to present
RCBC Trust Corporation	Independent Director	April 2023 to Present
Premium Leisure Corporation	Independent Director	April 2023 to present
Rizal Commercial Banking Corporation	Independent Director	February 2019 - present
Axelum Resources Group	Independent Director	April 2017 to present
MRT Development Corporation	Director	July 2013 to present

- I possess all the qualification and none of the disqualifications to serve as an Independent Director of Anglo Philippine Holdings Corporation, as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulation.
- I am <u>not</u> related to the following director/officer/substantial shareholder of Anglo Philippine Holdings Corporation and its subsidiaries and affiliates, in any relationship provided under Rule 38.2.3 of the Securities Regulation Code.

Name of Director/Officer/Substant	Company	Nature of Relationship
	Not Applicable	

5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.

- 6. I am not connected with any government agencies or its instrumentalities as of this filing.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as Independent Director under the Securities Regulation Code.
- 8. I shall inform the Corporate Secretary of Anglo Philippine Holdings Corporation of any changes in the abovementioned information within five (5) days from its occurrence.

DONE this UN 0 9 2025 day of 2025 at Mandaluyong City.

LAURITO E. SERRANO

Affiant

JUN 0 9 2025

MAKATI GITY

SUBSCRIBED AND SWORN to before me this ______ day of 2025 at Mandaluyong City affiant personally appeared before me and exhibited to me

Doc. No.

Page No. X

Series of 2025.

ATTY. CESAR T. VERANO

APPOINTMENT NO. M.209
VALID UNTIL FECEMBER 31, 2025
ISSUED ON DECEMBER 15, 2023
PTR NO. MKT 10465510 - 61-02-2025 MAKATI CITY

MP NO. 484720 COLL NO. 28024

MGLE GOMPLIANCE NO. VII-8823845

VALID WITE DECEMBER 31, 2025

OFFICE ADDRESS #2733 GIF CARREON BLDG.
ZENAIDA ST., BRGY. POBLACION MAKATI CITY

CERTIFICATION

I, IRIS MARIE U. CARPIO-DUQUE, the Corporate Information Officer & Compilance Officer, of Anglo Philippine Holdings Corporation (APO) duly registered under and by virtue of the laws of the Republic of the Philippines, with SEC registration number 14102 and with principal office at Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City, on oath state:

- That I certify that no directors or officers of the APO are connected with any government agencies or its instrumentalities, EXCEPT for Mrs. Alexandra S. Ramos-Padilla who is a Member of the Governing Bodies of National Book Development Board (NDBD).
- 2) That we have attached as Annex "A" Certification from NDBD that the position of Mrs. Ramos-Padilla "do not constitute conflict" with her functions as a Member of the NBDB Governing Board pursuant to RA No. 8047.

IN WITNESS WHEREOF, I have hereunto set my hand this JUN 30 2025 in Mandaluyong City.

IRIS MARIE U. CARPIO-DUQUE
Corporate Information Officer
& Compliance Officer

MAKATI CITY

SUBSCRIBED AND SWORN to before me in _____ and on _____ affiant exhibiting to me competent evidence of her identity:

Doc. No. ///
Page No. 94
Book No. C/V
Series of 2025.

ATTY. CESAR T VERANO
NOTARY PUBLIC MIKATI CITY
APPOINTMENT NO. M:209
VALID UNTIL FECEMBER 31, 2025
ISSUED ON DECEMBER 15 2023
PTR NO. MKY 10x65510-01-02-2025 MAKATI CITY
IBP NO. 484720 ROLU NO 29024
MCLE COMPLIANCE NO. VII-6073345
VALIO UNTIL DECEMBER 31, 2025
OFFICE ADDRESS #2733 OIF CARREON BLOG.
ZENAIDA ST., BRGY. POBLACION MAKATI CITY





CERTIFICATION

This is to certify that **Ms. MAUREEN ALEXANDRA S. RAMOS-PADILLA** has been appointed as a Member of the Governing Board of the National Book Development Board (NBDB), representing the private sector (the booksellers in the book publishing industry).

By virtue of such appointment, she assumes the powers and functions of a member of the Governing Board outlined in Section 8 of the Republic Act (RA) No. 8047 or the "Book Publishing Industry Development Act".

The NBDB neither conducts nor engages in any business or activities in the mining field. Hence, we are of the position that the functions of Ms. Ramos-Padilla as Director of the mining corporation mentioned in your letter "do not constitute conflict" with her functions as a Member of the NBDB Governing Board pursuant to RA No. 8047.

This certification is hereby issued for whatever legal purpose it may serve her.

Issued this 23rd day of May 2025, at Fairview, Quezon City, Philippines.

CHARISSE AQUINO-TUGADE

Executive Director



ANGLO PHILIPPINE HOLDINGS CORPORATION

LIST OF STOCKHOLDERS

As of 6/3/2025

NAME	SHARES ISSUED & OUTSTANDING
A. F. GONZALES & CO., INC.	100
A. R. GARCIA & COMPANY, INC.	8,427
A. T. DE CASTRO SECURITIES CORPORATION	330
AGJ SECURITIES CORPORATION A/C NO. 1	1,763
AGJ SECURITIES CORPORATION A/C NO. 2	3,666
AGJ SECURITIES CORPORATION A/C NO. 4	1,375
AGJ SECURITIES CORPORATION A/C NO. 5	1,246
ALAKOR SECURITIES CORP. A/C APO-1009	1,000
ALAKOR SECURITIES CORPORATION	390,000
ALAKOR SECURITIES CORPORATION FAO ABC	23,000
ALAKOR SECURITIES CORPORATION FAO BCD	2,000
ALAKOR SECURITIES CORPORATION FAO CIC	55,000
ALAKOR SECURITIES CORPORATION FAO EBC	23,100
ALAKOR SECURITIES CORPORATION FAO FGR	33,000
ALAKOR SECURITIES CORPORATION FAO NSJM	11,000
ALAKOR SECURITIES CORPORATION FAO RCC	1,000
ALAKOR SECURITIES CORPORATION FAO RRR	66,000
ALBERT G. SEE & CO., INC.	2,640
AMON SECURITIES CORPORATION	150
ANSALDO, GODINEZ & CO., INC.	753,835
ANSALDO, GODINEZ & DE CASTRO, INC.	1,700
ANSCOR HAGEDORN SEC., INC	7,700
ANSELMO TRINIDAD & CO., INC.	270,353
ANSELMO TRINIDAD AND CO., INC. A/C NO. MGD-I-001	550
APOLLO SECURITIES, INC.	7,700
ASIAN CAPITAL EQUITIES, INC.	22,000
ASIAN CAPITAL EQUITIES, INC. A/C CCXV0607	33,000
ASIAN OCEANIC MERIT SEC., INC. B. L. TAN SECURITIES INC.	13,200
B.B. PARKES AS NOMINEE FOR THE HSBC	1,100 2,112
BA SECURITIES, INC.	25,000
BANCOM DEVELOPMENT CORP. A/C NO. 01348	440
BANCOM DEVELOPMENT CORPORATION	2,750
BARCELON ROXAS SECURITIES, INC	30,580
BARCELON, ROXAS SECURITIES, INC.	255,497
BELSON SECURITIES, INC.	5,000
BENJAMIN CO CA & CO., INC.	32,040
BRIDGESTONE SECURITIES CORP.	660
C.A. PILE AS NOMINEE FOR HSBC MANILA ACC MANUFACTURERS HANOVER	
TRUST COMPANY	319,000
CAFRA BROTHERS SEC., INC.	52,800
CAMPOS LANUZA & CO., INC.	10,000
CATHAY SECURITIES CO., INC. A/C NO. 2567	200,000
CHIONG & COMPANY, INCORPORATED	14,943
CI SECURITIES CORPORATION	3,575
CMS STOCK BROKERAGE, INC.	776
CONNELL SECURITIES, INC.	110,366
CORINTHIAN SECURITIES, INC.	11,500
COSIO & COMPANY INCORPORATED	59,422 30,745
COSIO & COMPANY, INCORPORATION	30,745 5,500
COSIO SECURITIES CORPORATION CREDIT MANILA, INC. A/C NO.215345	5,500 8,800
CREDIT MANILA, INC. A/C NO.215345 CREDIT MANILA, INCORPORATED	20,044
CREDIT MANILA, INCORPORATED	20,044

ANGLO PHILIPPINE HOLDINGS CORPORATION

LIST OF STOCKHOLDERS

As of 6/3/2025

NAME	SHARES ISSUED & OUTSTANDING
CUALOPING SECURITIES CORP.	50,200
CU-UNJIENG SECURITIES, INC.	7,205
DAO HENG SEC. PHILS. INC. A/C NO. C02249	732
DAO HENG SEC. PHILS., INC.	7,332
DAO HENG SEC., PHILS. INC. A/C NO.C0221	3,666
DAO HENG SEC., PHILS. INC., A/C NO.1-02	72
DAVID GO SECURITIES CORP.	128,148
DE CASTRO, VALDERAMA, ARROYO SEC. CORP.	1,100
DEES SECURITIES	89,815
DEES SECURITIES CORPORATION	5,269
DIAMOND SECURITIES, INC.	25,300
DMT SECURITIES, PHILS., INC.	11,000
E. CHUA CHIACO SECURITIES, INC	10,000
E. SANTAMARIA & COMPANY, INC.	8,109
E.K. LITONJUA SECURITIES, INC.	1,800
EASTERN SEC., DEVT. CORP.	3,700
EBC SECURITIES CORPORATION	126,865
EBC TA/ 99-00006-99 FAO PARIBAS	933
ELEGIR & YAPTINCHAY, INC.	220
EQUITABLE SEC. (PHILS.), INC.	1,200
EQUITIWORLD STOCK BROKERS INC.	3,500
F. YAP SECURITIES, INC.	55
F.C. HAGEDORN & COMP., INC.	49,369
FIRST PACIFIC (HONGKONG) SEC. LIMITED	2,200
FIRST PACIFIC SEC. PHILS., INC	17,600
FORTUNE SECURITIES, INC.	20,540 191,414
G & L SECURITIES CO., INC. G. D. TAN & COMPANY, INC.	65,920
G.D. TAN & COMPANY, INC.	1,100
GENESIS GLOBAL SEC., INC.	5,500
GIMENEZ STOCK BROKERAGE	61,490
GIMENEZ STOCK BROKERAGE & CO., INC.	20,042
GUILD SECURITIES, INC.	29,600
GUILD SECURITIES, INC.	13,700
GUOCO SEC. (PHILS) INC. A/C NO. C1318-A	27,500
GUOCO SEC. (PHILS) INC. A/C NO. C1824-C	3,666
GUOCO SEC. (PHILS) INC. A/C NO. CO544	11,000
GUOCO SEC. (PHILS) INC. A/C NO. D0001-0	484
H. E. BENNET SEC., INC.	33,500
H. E. BENNETT SEC., INC. A/C NO. 2034	600
H. E. BENNETT SEC., INC. A/C NO. 2445	375
H. E. BENNETT SEC., INC. A/C NO. 3000	50
H. E. BENNETT SEC., INC. A/C NO. 3382	2,000
H. E. BENNETT SEC., INC. A/C NO. 3443	2,500
H. E. BENNETT SEC., INC. A/C NO. 4429	113,333
H. E. BENNETT SEC., INC. A/C NO. 5537	20,000
H.E. BENNETT SECURITIES, INC.	366
HK SECURITIES, INC. A/C NO. 1010181	13,200
HK SECURITIES, INC. A/C NO. 1010187	2,200
I. ACKERMAN & COMPANY, INC.	5,116
I.B. GIMENEZ SEC. INC. A/C NO. D-413	30,000
I.B. GIMENEZ SEC. INC. A/C NO. G-81	2,500
IMPERIAL, DE GUZMAN, ABALOS & CO., INC.	2,700

ANGLO PHILIPPINE HOLDINGS CORPORATION

LIST OF STOCKHOLDERS

As of 6/3/2025

	NAME	SHARES ISSUED & OUTSTANDING
IMPERIAL, DE GUZMAN, DEE & CO.	INC.	22,250
INSULAR SECURITIES, INC.		11,000
INVESTORS SECURITIES, INC.		20,500
ISLAND SECURITIES, INC.		15,400
J. T. FLORES, JR. & CO., INC.		11,440
J.D. CALDERON SECURITIES		8,927
J.J. ORTIGAS & COMPANY, INC.		23,240
J.M. BARCELON & CO., INC.		4,048
J.M. BARCELON & COMPANY, INC.		71,540
J.T. FLORES & CO., INC.		6,013
JALANDONI, JAYME, ADAMS & CO.,		964,700
JALANDONI, JAYME, ADAMS, & CO.	, INC.	186,422
JAMES UY, INC.		33,891
JAMES UY, INC. A/C NO. 11		3,300
JAMES UY, INC. A/C NO. 15008		8
JAMES UY, INC. A/C NO. 18006		1,554
JAMES UY, INC. A/C NO. 25198		6,966
JAMES UY, INC. A/C NO. 3033 JAMES UY, INC. A/C NO. 3262		31,900 106,332
JAMES UY, INC. A/C NO. 8031		99,000
JESUS R. JAYME & COMPANY, INC.		24,321
JOSE T. FLORES, JR. & CO., INC.		18,040
JOSEPH CHUA & CO., INC.		385
KERRY SEC. (PHILS), INC. A/C NO.	C0001	165,000
L. M. GARCIA & ASSOCIATES, INC		5,940
L. RECIO & COMPANY, INC.		8,219
LICAROS BROTHERS SEC., CORP.		1,881
LICAUCO SEC. CORP.		2,200
LICHAUCO SECURITIES, CORP.		21,450
LIRAG, MANALAC, SARANGAYA & T.	ANCO SECURITIES, CORPORATION	275
LOPEZ, LOCSIN, LEDESMA & COMP.	ANY, INC.	2,200
MANOTOC SECURITIES, INC.		14,850
MARIANO YU & COMPANY, INC.		107,076
MARINO OLONDRIZ Y CIA		34,898
MARINO ORLODRIZ CIA		138,534
MARK SECURITIES CORPORATION		33,000
MERCANTILE SECURITIES CORP.		22,000
MOUNT PEAK SECURITIES, INC.		133,999
NEW WORLD SECURITIES CO., INC		550
OLIVES & BRIAS SEC., INC. ONG SECURITIES CORP.		13,812
ONG SECURITIES CORPORATION		4,400 70,520
ORIENTRADE SEC., INC.		49,866
ORION-SQUIRE SECURITIES, INC.		3,300
ORTIGAS, REYES, LAT & COMPANY		1,100
PAIC SECURITIES CORPORATION		5,885
PAN-ASIA SECURITIES, CORP.		19,000
PASCUAL SECURITIES CORPORATION	ON	110
PHILFINANCE SECURITIES CORP.		8,250
PHILSEC INVESTMENT CORPORATION	NC	770
PICORNELL ORTIGAS & COMPANY		22
PIERCE INTERLINK SEC., INC.		732
PROBITY SECURITIES MANAGEMEN	T CORP.	1,466

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
PRUDENTIAL SECURITIES, INC.	2,220
PYRAMID SECURITIES, CORP.	7,300
QUALITY INVESTMENTS AND SEC. CORP.	2,100
QUALITY INVESTMENTS AND SEC. CORP.	5,000
R & L INVESTMENTS, INC.	260
R. COYIUTO SECURITIES, INC.	63,250
R.C. LEE SECURITIES, INC.	102,078
R.H. MACHADO & COMPANY, INC.	13,718
RCBC SECURITIES, INCORPORATED	1,254
RECON-JAMES UY INC-7000051770	2,475
REGINA CAPITAL DEV. CORP. 000351	370,000
RFC SECURITIES CORP.	5,500
RTG & COMPANY, INC. A/C NO. 680	1,000
S. J. ROXAS & CO. INC. A/C NO. 2.12.273	9,240
S. J. ROXAS & CO., INC.	125,362
S. J. ROXAS & CO., INC. A/C # 2.19.038	850,000
S. J. ROXAS & CO., INC. A/C NO. 2.25.09	11,000
S.J. ROXAS & CO., INC.	56,100
S.J. ROXAS & CO., INC.	66,000
SAYSON SECURITIES CORPORATION	25,762
SECURITIES MANILA, INC.	33,000
SIY, ANG, AQUINO, ANTONIO & VELMONTE SECURITIES, INC.	50
SOLAR SECURITIES, INC.	110,000
SOLID STOCKBROKER, INC.	9,900
SOLID STOCKBROKERS, INC.	3,300
SQUIRE SECURITIES, INC.	1,100
SUTRO & COMPANY, INCORPORATED	5,500
TANSENGCO & COMPANY, INC. TANSENGCO UY & COMPANY, INC.	38,227 33,073
TIONG SECURITIES CORP.	35,073
TIONG SECURITIES CONT. TIONG SECURITIES, INC.	21,187
TOWER SECURITIES, INC.	10,000
TRENDLINE SECURITIES CORP.	70,000
TUASON, ROXAS, TORRES INC.	50,325
UBP SECURITIES, INC.	6,249
UNITED SECURITIES CORPORATION	11,550
UNIVERSAL SECURITIES CORP.	10,266
UNIWELL SECURITIES, INC.	47,300
UY-TIOCO & CO., INC.	45,584
UY-TIOCO & CO., INC.	183
UY-TIOCO & CO., INC. A/C B.G.R.V.	275
UY-TIOCO & CO., INC. A/C NO. 0107-004-4	333
UY-TIOCO & CO., INC. A/C NO. 1466-769-5	1,100
UY-TIOCO & CO., INC. A/C NO. 2384-455-8	5,500
UY-TIOCO & CO., INC. A/C NO. 3080-880-2	1,832
UY-TIOCO & CO., INC. A/C NO. 4379-379-5	2,750
UY-TIOCO & CO., INC. A/C NO. 7568-116-3	2,200
UY-TIOCO & CO., INC. A/C NO. P3654-H2539-A-4	6,600
UY-TIOCO & CO., INC. A/C TP	5,599
VICENTE GOQUIOLAY & CO., INC.	163,077
VZ SECURITIES CORPORATION	9,165
WOLFF & CO., INC.	11,840
WONG SECURITIES CORPORATION	1,000

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
YAO & ZIALCITA INCORPORATED	10,420
YAO & ZIALCITA, INC. A/C # 2473	666
YAPTINCHAY SECURITIES CORP.	7,150
YU & COMPANY, INCORPORATED	153,700
YU AND COMPANY, INC.	38,500
BROKER	9,363,909
A. L. ISIDRO & SONS DEVT. INC.	1,760
A. SAYSON & COMPANY, INC.	1,100
A.L. UNSON & COMPANY, INC.	2,200
AGRO-COMMERCIAL CREDIT & FINANCING CORP.	440
ALRAC, INCORPORATED	2,052
ALYROM PROPERTY HOLDINGS, INC.	265,900
AMALGAMATED FINANCE	5,500
AMALGAMATED FINANCIAL CORP.	3,300
ARAQUELS HOLDINGS CORPORATION	825
BENGSONS INVESTMENT AND REALTY CORP.	33,000
BRIXTON INVESTMENT CORPORATION	550
CARITAS MANILA, INCORPORATED	17,380
CATHOLIC CHARITIES OF THE ARCHDIOCESE OF MANILA NOW: CARITAS, MANILA INC.	5,792
CENTIGRADE INDUSTRIES, INC.	5,132
CLEMENTE TIAMPO, INCORPORATED	10,802
COMEXCO, INC.	38,500
CONGREGACION DE LA MISSION DE SAN VICENTE DE PAULEN FILIPINAS	264
COROMIAS, RICHARDS & CO., INC.	1,980
CPC AGENCIES, INCORPORATED	16,500
ENRIQUE ROCA LIM, INCORPORATED	7,920
FERNANDEZ-HERMANOS, INC.	13,200
GALVEZ REALTY & DEVELOPMENT CO. INC.	12,100
GARFIELD & COMPANY	11,000
HERNANDEZ & ASSOCIATES CO., INC. INTER-PORT COMMERCIAL CORP.	1,012 5,148
ISABELA CULTURAL CORPORATION	150
J.S. ZULUETA & COMPANY	11
JACINTO STEEL, INC.	13,200
JACINTO STEEL, INCORPORATED	13,200
KARBAYAN, INCORPORATED	8,800
LEDESMA COMMERCIAL COMPANY, INC.	110
LEONIS DEVELOPMENT CORPORATION	99,000
M. ZAMORA & COMPANY, INC.	1,892
MACARIO B. ARO & SONS, INC.	3,553
MAJA DEVELOPMENT CORP.	36,666
MAD BAY & COMPANY INC	110,000
MAR-BAY & COMPANY, INC.	3,230
MARCIAL P. LICHAUCO, INC. MARDA MANAGEMENT AND CONSULTANT, INC.	660 99
MARILEX REALTY DEV. CORP.	4,299
MARTI GARCIA & COMPANY, INC.	660
MERCHANDISER, INC.	5,500
	-,-00

ANGLO PHILIPPINE HOLDINGS CORPORATION LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
METRO GLOBAL HOLDINGS CORPORATION	4,693,332
MOFERN, INCORPORATED	12
OCAMPO & RODRIGUEZ, INC.	2,222
P. LEDESMA & COMPANY, INC.	198
P. NOLASCO DA SILVA & COMPANY, INC.	1,661
PCD NOMINEE CORPORATION - FILIPINO PCD NOMINEE CORPORATION - OTHERS	2,896,824,741 20,295,220
PENTACAPITAL INVESTMENT CORP.	20,233,220 577
R.R. TUASON REALTY & TRADING COMPANY	33,000
ROCA-LIM CORPORATION	4
SANFIL CORPORATION	132
SANFIL MANAGEMENT CORPORATION	44
ST. VINCENT~S SEMINARY STRATEGIC COM. INC	1,100 11,000
STRATEGIC COMMUNICATION INC.	11,000
SUPREME COUNCILOR 33RD A & ASR OF THE PHILS.	1,100
TAN TI & CO., INC.	26,873
THE INVESTORS~ MUTUAL ENT.	1,650
TIONG, GARCIA, GHEZZI & CO., INC.	220
TUASON & REALTY & TRADING UNITED DIST, CORP.	33,000 19,800
UNITED DISTRIBUTING CORP.	19,800
UNITED REALTY CORPORATION	122,025
V & O COMPANY, INC.	11,000
CORPORATION	2,922,874,098
COMMERCIAL BANK & TRUST CO.	1,320
MBTC FAO CARLOS EJERCITO TBG MBTC-TBG ATF CARLOS EJERCITO, SR.	500,000 50,000
RCBC TA NO. 31-064-6	11,000
SBTC ITF REPHIL BUYING CLUB	110
UBP T/A NO. 203-50359-2	42,240
UBP TA#1J1-090-00	440
RESIDENT BANKS	605,110
ABAD SANTOS, CARMELITA	528
ABAD SANTOS, JR., JOSE	198
ABAD, EDWIN &/OR BERNADETTE LOMOTAN	2,750
ABAD, JR., ERNESTO O.	550
ABAD, MA. TERESA O.	1,100
ABADA DUDIEICATION M	1,100
ABADA, PURIFICATION M. ABARIENTOS, AMELIA	220 110
ABAS, TERESITA I.	33,000
ABAYA, BENJAMIN	165
ABAYA, DEMETRIO	682
ABAYA, JUANITA B.	550
ABAYA, MA. CHRISTIE PILAR O.	1,066
ABAYA, ROSALIA M.	330

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
ABELLERA, ERNESTO L.M.	330
ABELLO, PHILIP	3,666
ABIASEN, MARY	396
ABIERA, JR., RAFAEL D.	330
ABLANG TARACATAC, SOCORRO	22
ABRILLE, ALBERTO F. DE VILLA	396
ABUSTAN, ELMER M.	1,320
ACHANZAR, CONSUELO I.	462
ACHANZAR, CONSUELO I.	198
ACHAS, REMEGIO ACHAVAL, A. L.	732 165
ACHAVAL, A. L. ACHAVAL, A.L.	55
ACOSTA, JESUS	495
ADAD, JOSE	825
ADAMS, MICHAEL A.P.	11
ADAN, LUMEN L.	11,000
ADIA, FELICISIMA T.	84
ADIQUE, HORENCIO	44
ADRIANO, PACITA B.	440
AFABLE, CESAR L.	5,500
AFABLE, JR., LUIS	495
AGANON, DOMINADOR U.	165
AGLUGOB, ANTONIO T.	660
AGO, DAMACENO J.	2,200
AGRAVANTE, CONCUITA 8 (OR FELICIANO AGRAVANTE	825
AGRAVANTE, CONCHITA &/OR FELICIANO AGRAVANTE	330 220
AGUILA, AUGUSTO M. AGUILA, PRUDENCIA	110
AGUILAR, ISABELO T.	495
AGUILAR, ISABELO T.	495
AGUILAR, ROSA T.	594
AGUILAR, ROSA T.	594
AH NAM	1,320
ALABANZA, CELSO	792
ALANO, ABIGAIL ANN	99,000
ALBA, FRANCISCO	275
ALBAYALDE, EUSEBIO	110
ALBERT, CARMEN	220
ALBERTO, LORENZO	33
ALBOLOTE, JR., FELICIANO	22
ALCALA, JOSE G. &/OR PELAGIA G. ALCALA ALCANTARA, VIRGINIA Y.	220 66
ALCANTARA, ZENAIDA P.	14,298
ALCIA, EMERITA DE SANTOS	330
ALCUAZ, J. R.	550
ALEDIA, GLORIA A.	440
ALEGRE, AURORA	660
ALEGRE, LUISA	1,320
ALEGRE, RAMON	352
ALEGRE, REDENTOR T.	330
ALEGRE, REDENTOR T. &/OR TERESITA M. ALEGRE	990
ALEJANDRINO, LINA	396
ALEJANDRO, PRESENTACION	44

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
ALEJO, CORAZON S.	264
ALESNA, CARLOS	1,100
ALFAFARA, SERGIO	220
ALFAFARA, SERGIO R.	110
ALFILER, FAUSTINO C.	396
ALFONSO, OSCAR M. &/OR CARIDAD S. ALFONSO	32,266
ALINDOGAN, MANUEL	66
ALLAS, CIPRIANO S.	660
ALLAS, REMEDIOS M.	528
ALMANZOR, ANGELINA C.	1,650
ALMARIO, VICENTE	1,100
ALMEDA, ALFREDO M.	550
ALMEDA, ERNESTO	44
ALMEDA, LEONARDO M. ALMEDA, PROSPERO S.	115 825
ALMOITE, SALVADOR	7,332
ALMOTE, SALVADOR ALONSO, ADELA	275
ALONSO, ALBERTO	1,188
ALONSO, ALBERTO	5,412
ALONSO, ANGELES	275
ALONSO, DONATELA S.	110
ALONZO, JOSE A.	770
ALORA, MILAGROS	22,000
ALTONAGA, JOSEFA VDA. DE	220
ALUNAN III, RAFAEL	45
ALUNAN, EDUARDO	45
ALUNAN, JOSEFA	137
ALUNAN, SERGIO	137
ALVAREZ, AURORA A.	2,200
ALVAREZ, LUDOVICA H.	198
ALVAREZ, PILAR L.	2,062
ALVAREZ, RODERICK ALAIN M.	1,100
ALVENDIA, CARMEN P.	110
ALVENDIA, JOSEFINA M	264
ALVENDIA, JOSEFINA M.	792 597
ALVINA, TERESA H. AMABA, ALLEN S.	110
AMORSOLO, CHRISTINA C.	4,986
AMPARO, IRENE B.	22,000
AMPIL, JR., FELINO L.	7,975
AMPONIN, MARCOS C.	137
ANDAYA, ASUNCION Y.	220
ANDRADA, SR., B. B.	1,100
ANDRES, TRANQUILINO B.	825
ANG BENG UY	1,100
ANG YU ENG	1,430
ANG, DAVID	1,980
ANG, DOMINGO	1,980
ANG, FERNANDO	1,100
ANG, GABINO	2,970
ANG, JAIME A.	1,100
ANG, JESUS	374
ANG, LUISA	20,000

LIST OF STOCKHOLDERS

	NAME	SHARES ISSUED & OUTSTANDING
ANG, LUZ R.		132
ANG, NICHOLAS JUSTIN H.		10,000
ANG, SING		3,300
ANG, TIMOTHY		660
ANG, VICTORIANO		1,650
ANGCO, HERMINIA ANG		17,600
ANGELES, JUAN		3,960
ANGELES, PURA L.		9,108
ANGELES, PURA L.		10,692
ANIEVAS, FELIPE P.		264
ANIVERSADIO DIENVENIDA S		3,666
ANIVERSARIO, BIENVENIDA S. ANONAS, STELLA DE LEON		132
ANSON, CESAR G.		1,573 396
ANSON, JOSE G.		22
ANTOLIN, FELIPE		825
ANTON, MIGUEL		396
ANTONIO, HERMINIA T.		1,980
ANTONIO, LUZ B.		550
APACIBLE, CARMEN Y.		22
APACIBLE, MARIANO B.		132
APACIBLE, TINA		1,650
APELLANNIZ, F.		550
APOLINAR, ANDRES U.		44
AQUINO, MANUEL		1,320
AQUINO, PEDRO Z.		110
AQUINO, SANTOS		330
AQUINO, SANTOS C.		660
AQUINO, VICTORIA M.		36
ARAGON, ADOLF B. ARANETA, JAVIER SINGH		2,198 1,100
ARANETA, MERCEDES L.		110
ARANETA, MERCEDES S.		1,100
ARBELOA, LUIS		440
ARBER, HANS		264
ARBER, HANS		6,600
ARBIS, LEONIDA CORTES		137
ARCE, ENRIQUE A.		1,100
ARCE, MIRIAM		1,100
ARCE, RUSTICO M.		22
ARCENAS, ROSITA R.		110
ARCINAS, BENEDICTO G.		1,100
ARELLANO, ALFONSO		1,320
ARELLANO, ANTONIO		1,100
ARELLANO, MILAGROS A. ARELLANO, REMEDIOS G.		7,002 1,188
ARELLANO, ROMEO		1,650
ARELLANO, SERVANDO		1,320
ARELLANO, VICTORIA O.		4,400
ARENAS, MARIANO		1,000
AREVALO, JOSIE		385
AREVALO, JOSIE		385
AREVALO, RENATO		110

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
ARGUELLES, JR., LEONARDO R.	110
ARGUELLES, REYNALDO	220
ARGUELLES, RUFINA	550
ARIAS, ADRIAN S.	1,000
ARINGO, VICTORIA G.	220
ARMONIO, JOSE S. ARMONIO, VICTORINO	1,100 5,500
ARNALOT, BETINA	550
ARO, LOLITA	33
ARRIETA, RODOLFO	220
ARROYO, TRANQUILINO S.	13,200
ARSENIO, FRANCISCO	110
ARTADI, JOYCE THERESE	550
ARTADI, MERCEDES	770
ASCALON, CARMELITA A.S.	825
ASEDILLO, RUBEN G.	220
ASPERILLA, JR., C. F.	132
ASUNCION, FAUSTINO M.	990
ASUNCION, LUCILA L.	440
ATIENZA, APOLINARIO G. AU, OWEN NATHANIEL S.	3,300 72
AURELIO, EDILBERTO	550
AUSTRIA, CONSUELO	264
AUSTRIA, DENNIS	22,000
AUSTRIA, ROMULO	30,000
AVANCENA, ZENEIDA Q.	110
AVANTE, ANTONIO	400
AVANTE, ANTONIO P.	1,466
AVENA, AMELIA L.	110
AVENA, BEATRIZ P.	4,620
AVENA, VICENTE I	2,365
AVENA, VICENTE J. AWAD, PEDRO	1,749 594
AYCARDO, SALUD	11
AYERAS, JR., CASTOR	27
AYERAS, ROMULO T.	27
AZADA, CIPRIANO	46,200
AZANZA, ANITA	990
AZANZA, ANITA &/OR ESTATE OF CONCEPCION AZANZA	66
AZCONA, CESAR	1,650
BABACAY, CONCEPCION	550
BABAGAY, CONCEPCION F.	3,300
BACAY, CIRIACO	165
BADILLO, MARIA CLARA BAECHER, MARSHA	330 440
BAGTAS, CHRISTINE L.	88
BAGUIO, LEODOLFO M.	264
BAGUIWET, ANTHONY	1,100
BAKUTEZA, FRANCISCO F.	110
BALAGOT, ALBERTO	550
BALANGCOD, JANE	22
BALANGCOD, MORALES	110
BALAO, EMILIA	242

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
BALBIN, NIEVES C.	11,000
BALCE, ALMARIO	1,100
BALCON, MACARIO M.	27
BALLELOS, FABIAN	132
BALLESTEROS, ROMEO	275
BALTAZAR, RAFAEL	990
BALUYOT, BENJAMIN M.	1,584
BANDERA, PATRO E.	660
BANEZ, FLORENTINA T.	34,082
BANEZ, OSCAR V.	60
BANTA, PILAR T.	22
BANTOC, ESTER	330
BANTUG, JR., ABELARDO	660
BANZON, ESTRELLA	1,650
BAQUIRAN, GEORGE B.	11,000
BARCELON, TERESITA	600
BARO, ANA G.	132
BARRERA, ANGELINA A.	7,332
BARRERA, SERGIO	660
BARRETTO, CONCHITA	594
BARRETTO, TOMAS E.	66
BASA, TOMAS	22
BASCARA, DOMINADOR C.	495
BASCON, G.	418
BASIT, SEGUNDINA BATANCAY DETER	1,650
BATANGAY, PETER BATTO, JOSE H.	44 1,650
BATTO, MANUEL H.	550
BATUNGBACAL, CECILIA V.	1,760
BAUTISTA, ALICE REYES	660
BAUTISTA, ALICIA REYES	44
BAUTISTA, BUENAVENTURA	132
BAUTISTA, ERLINDA L.	2,299
BAUTISTA, GENEROSO	110
BAUTISTA, JIMMY	7,698
BAUTISTA, JOSE P.	66
BAUTISTA, JR., DEMETRIO A.	73,332
BAUTISTA, JUAN N.	33
BAUTISTA, LILIA	1,287
BAUTISTA, MA. LUISA	6,600
BAUTISTA, MARIA PAZ	220
BAUTISTA, MARIO	220
BAUTISTA, MARY CONCEPCION &/OR MA. LUISA C. BAUTISTA	17,600
BAUTISTA, SOTERANA	330
BAWINGAN, ISABEL	550
BAXTER, ESPERANZA L.	32
BAYOT, FRANCISCO	220
BAYOT, VICENTE	7,330
BAYOT, VICENTE	7,330
BECK, MERCY BEDIONES DOSADIO D	132
BEDIONES, ROSARIO P. BEDONIA, VIDGINIA	330
BEDONIA, VIRGINIA	495
BEGONIA, DANIEL	220

LIST OF STOCKHOLDERS

	NAME SHARES ISSUED & OUTSTANDING
BELEN, TEODULO A.	1,100
BELGIRA, JOSE M.	1,100
BELMONTE, JULIA	440
BELMONTE, ROSARIO	88
BELO, ENRIQUE M.	110
BELZARENA, ANTONIO	264
BENAVIDES, LEONOR V.	1,100
BENAVIDEZ, VICTOR V.	11,366
BENEDICTO, MARIA C.	264
BENITEZ, CONRADO	5,500
BENITEZ, JOSE CONRADO	5,500
BENITEZ, PAZ M.	990
BERKENKOTTER, B. E.	110
BERKENKOTTER, B. E.	11,000
BERNABE, JR., JOSE	1,100
BERNALDO, ROSARIO S.	5,132
BERNARDO, FELICISIMA R.	220
BERNARDO, JR., RUBEN	2,200
BERNARTE, LIBORIO	132
BESA, TRISTAN T.	550
BETE, AMADO	8,800
BIENVENIDA, TERESA E.	110
BIHIS, MARIA LUZ M.	440
BIHIS, NICANOR	330
BIO, LIN QUEJONG	660
BLARDONY, SR., MAURO	110
BONCALES, RAFAEL	2,398
BONGSALO, EDUARDO	110
BONIFACIO, ARSENIO	88
BONIFACIO, PACIENCIA G.	132
BONIFACIO, WONINA M.	6,000
BONOAN, EDUARDO P.	49
BONOAN, EMMANUEL P.	49
BONOAN, FRANCISCO P.	49
BONOAN, PAZ PINEDA	165
BONOAN, ROBERTO P.	49
BONUAN, FELIX L.	440
BOOTS, J. E.	132
BOQUER, PILAR	528
BORJA, BENIGNA H.	110
BORROMEO, CARMEN	660
BORROMEO, DOLORES N.	550
BORROMEO, FILMA	6,600
BORROMEO, JAMES	2,750
BORROMEO, REYNALDO I.	66
BOSAING, INOCENCIA	990
BOSCH, EDWARD	3,960
BOTIN, DOMINADOR M.	220
BRACEROS, AVELINO	990
BRAGANZA, DOMINADOR	1,100
BRAGANZA, GABRIEL M.	1,100
BRAGANZA, ROBERT	550
BRAGANZA, VICTORINO	88

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
BRAKA, ALBERT	660
BRAMBLE, NORMAN	5,500
BRILLANTES, FELISA O. &/OR CESAR BRILLANTES	110
BRIMO, JOHN G.	220
BRINGAS, GAUDENCIO	748
BRIONES, PACITA	330
BRIONES, R. H.	1,980
BRITANICO, CESAR G. BRITANICO, FELICIDAD	732 550
BROWN, R. L.	1,100
BUDHRANI, NARAINDAS G. &/OR CHANDRA NARAINDAS	275
BUENAFLOR, JAIME T.	396
BUENAVENTURA, A.	660
BUENAVENTURA, EMILY	330
BUENAVENTURA, MILAGROS	220
BUENO, AUREA	946
BUENO, AUREA MAGLAYA	396
BUENO, AUREO	550
BUENO, CONRADO H.	165
BUENVIAJE, EDUARDO	330
BUHAIN, RENATO C.	11
BULALAKAW, LINDA	220
BULAONG, CECILIA	185 11,000
BULAQUENA, JOSEFA BURGAS, ADELA DEL OCAMPO VDA DE	990
BURGESS, FRANK H.	132
BURGOS III, MANUEL XERES	44
BURGOS, ROBERT	440
BUSTAMANTE, ARTURO M.	110
BUTALID, LEONARDO	330
BUYAGAN, JENNY	495
BYRD, H. P.	132
CABA, MA. LUISA	330
CABALUNA, FRANKLIN R. &/OR LOREMILLA C. CABALUNA	1,760
CABALUNA, MANUEL C. &/OR PERLA C. CABALUNA	264
CABALUNA, MANUEL ITF PERLA C. CABALUNA	88
CABATLL ANTONIO D	220
CABATU, ANTONIO D. CABIGAO, ZOSIMO	14,300 330
CABILDO, CESAR O.	110
CABRAL, VICTORIA	3,666
CABRAL, VICTORIA P. &/OR MA. JOSEFA C. YANG	10,998
CABRERA, ILDEFONSO	264
CABUNAG, GREGORIO	550
CABUNAG, NATIVIDAD R.	11,380
CABUNAG, ROGELIO	385
CACCAM, LYDIA	660
CACES, ROSARIO N.	440
CACNIO, ALBERTO	550
CAEDO, RELENIR	22,000
CAEDO, BELEN B. CAEDO, MARIA B.	55 154
CAEDO, MARIA B. CAEDO, MARIA MINDA	55
	55

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
CALIBO, PETER	330
CALILUNG, FRANCISCO S.	433
CALILUNG, HECTOR G.	717
CALILUNG, LIBRADO S.	28,182
CALIWARA, CESAR	11,000
CALLEJA, MARY ANGELA T.	92
CALMA, CONSTANCIA	825
CALUEN, GLORIA G.	1,100
CALVO, NATIVIDAD VDA. DE	2,200
CAMPBELL, PILAR JARQUE	132
CAMPOMANES, BENJAMIN M.	330
CAMPOS, BENJAMIN P.	495
CAMPOS, FERNANDO	2,200
CAMPOS, FERNANDO C.	220
CAMPOS, JR., JOSE C.	275
CAMUS, MANRIQUE G.	616
CANAL, MANUEL	660
CANARE, REGINA C.	132
CANCERAN, GEORGE D.	880
CANCIO, ERNESTO &/OR IMELDA I. CANCIO	11,000
CANCIO, IMELDA C.	132
CANDELARIA, LUIS	7,810
CANATA EDNESTO	16,500
CANIZA LOURDES	1,067
CANNON JOSEPHANE	275
CANON, JOSEPHINE	110
CANCO LETICIA E	990
CANTODIA ALEBEDO C. 8/OR ELLOMINA C.M. CANTODIA	55 22
CANTORIA, ALFREDO C. &/OR FILOMINA G.M. CANTORIA CAPISTRANO, LILIA	132
CAPISTRANO, MARINA N.	1,100
CAPISTRANO, PABLO	55
CAPOTOSTO, ALBERT	1,760
CAPULONG, FELIX C.	132
CARBALLO, TERESA	275
CARIAGA, AURELIA G.	2,200
CARIASO, ANTONIO T.	220
CARINO, NESTOR C.	666
CARINO, NESTOR C.	8,800
CARL, H. D. &/OR JEAN E. CARL	132
CARLOS, JR., MENELEO	11,733
CARLOS, MARGARITA	220
CARLOS, MENELEO	2,933
CARLOS, SR., MENELEO	17,600
CARMONA, MANUEL	1,100
CARPIO, JOSE A.	22
CARREON, EVA C.	264
CARREON, INOCENCIA	5,500
CARREON, MANUEL	1,320
CARRION, JOAQUIN M.	1,760
CARTAS, MARGARITA	220
CARTER, SARAH	550
CARUNGAY, SALVACION	330

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
CASAS, SUSAN S.	11,000
CASENAS, BUENAVENTURA S.	26,400
CASES, VICTORINA	1,188
CASIMIRO, RAMON S.	396
CASINO, RODRIGO	1,100
CASISON, SOFIA ANGELA D.	550
CASQUEJO, SALVACION	264
CASTANEDA, JR., ISABELO T.	660
CASTANER, CARMEN O.	44
CASTELO JOSEFA S	264 1 594
CASTELO, JOSEFA S. CASTILLO III, JOSE MARIA GANA	1,584 1,650
CASTILLO, CARMEN B.	1,030
CASTILLO, MA. BEATRICE GANA	1,650
CASTILLO, MA. SOCORRO GANA	150
CASTILLO, MARY GANA	150
CASTILLO, RAMON GANA	205
CASTILLO, SENEN	165
CASTILLO, VICENTE GANA	1,650
CASTRO, FELICIDAD	110
CASTRO, MARCELA M.	55
CASTRO, MARIA B.	264
CASTRO, MARYLEN W.	550
CATIL CUEDIA	220
CAYLES LUZ	220 165
CAVILES, LUZ CAYAT, MANUEL	264
CAYCO, ROSELA &/OR RAMON CAYCO	182
CAYCO, ROSELA L.	550
CEBRIAN, BEN	3,300
CEBU, FELIPE	110
CEDO, JOSE R.	330
CELESTE, JOSE T.	264
CELESTE, MARIA LOURDES M.	132
CENON, ALEJANDRO J.	1,540
CENTENO, EUGENIO	99
CHAM TIAN KUA	220
CHAM TIAN SENG	396
CHAN CHUT CHAN HOI	462
CHAN KING, PAUL	1,364 1,100
CHAN KUY CHUA	33,000
CHAN, BENITO	2,750
CHAN, FELIPE	6,600
CHAN, GILBERT	55,000
CHAN, ROGELIO	1,375
CHAN, VICKY L.	2,666
CHAN, VICTOR L.	2,750
CHANCO, TERESA	220
CHANGCO, AMPARO R.	66
CHANYUNGCO, MA. LOURDES H.	165,000
CHANYUNGCO, RAMON	220
CHAO, LILY H.	1,100

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
CHAVEZ, ATANACIO	264
CHEN, NICOLE J.	11,000
CHENG, T. Y.	660
CHEONG, Q. K.	484
CHI SAI	220
CHIA CUA, ROSITA	550
CHIN KUN	1,100
CHING, CHRISTINE MAE G.	99,000
CHING, HAN H. & BARBARA T. CHING	440
CHING, LEON G.	1,100
CHING, RICARDO P.	1,650
CHIONG, ALLEN	550
CHIONG, VERONICA	200
CHIONGBIAN, VIRGINIA	1,320
CHIU HOCK	16,500
CHIU, PAT	1,540
CHOA, IRENE	15,400
CHOA, NELSON	660
CHOCK, SUZANNE	220
CHONG, ANITA	550
CHONG, W. W.	1,584
CHOW, FRANK P.	440
CHOY, CARMEN	825 165
CHOY, NORMA W. CHU, JR., ANTONIO	1,100
CHUA BON ENG	550
CHUA CHUI	550
CHUA KEE LIN	3,300
CHUA, ALBERTO	38,500
CHUA, ANA	1,100
CHUA, ANTONIO	4,070
CHUA, ANTONIO L.	, 55
CHUA, CECILY GO	4,000
CHUA, CHARLEY	66,000
CHUA, JIMMY	132
CHUA, JOSEFINA C.	1,666
CHUA, LILY T.	7,332
CHUA, MARK JASON YU	11,000
CHUA, MICHAEL	66,000
CHUA, OSCAR	1,100
CHUA, SHIRLEY L.	33,000
CHUA, STEPHANIE DE LEON	1,573
CHUA, VICENTA ONG	22,000
CHUA, VICKY B.	1,000
CHUA, VICTORIA S.	3,300
CHUAN ANG LIAN	132,000
CHUN, SOO K.	528 550
CHUSTEY THANTO	550 550
CHUSUEY, JUANITO CIMAFRANCA, CECILIA	440
CIOCON, TERESITA	11
CLAPAROLS, JAIME	8,250
CLARA, ILUMINADA G.	1,650
CERTON TEORITADIA O.	1,030

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
CLARA, ILUMINADA G. &/OR FELICIANO M. CLARA	1,320
CLARK, WILLIAM	220
CLEOPE, ISABELITA M.	55,000
CLETO, EUGENE Y.	11,000
CLIMENT, ANTONIO T.	1,650
CO CHO KUAN	396
CO KIM SING	110
CO LAY	660
CO PUE	1,650
CO SU	66
CO YU, JANE	550
CO, ANTONIO	1,650
CO, CAROL ANN	550
CO, FERDINAND &/OR CEFERINA CO	100,000
CO, GRACE S.	11,000
CO, JERRI LYNN	550
CO, JOSE C.	8,800
CO, MYRNA MARTINEZ	11,000
CO, MYRNA MARTINEZ	11,000
CO, MYRNA MARTINEZ	11,000
CO, PABLO L.	770
CO, RONALDO &/OR SUSANA CO	55,000
CO, VICTOR G.	1,000
CO, VICTORINA	11,000
CO, VIRGINIA	11,000
CO, WILLIAM CHUA	11
COBARRUBIAS, JOSE O.	660
COH, ALFONSO R. COJUANGCO, GRETCHEN O.	165 27,192
COKEE, JOSEFINA	1,650
COLET, MARY B.	275
COLMENARES, ROSAURO C.	1,320
CONCEPCION, EDWARD C.	5,500
CONCEPCION, ELIZA M.	7,332
CONCEPCION, EVELYN H.	60
CONCEPCION, JR., CRISTINO	11
CONCEPCION, MARY	2,750
CONCEPCION, REMEDIOS	198
CONCEPCION, ROSITA A.	440
CONDE, WALTHRODE	250
CONLEY, JACK F.	825,000
CONLU, PRUDENCIA	165
CONSTANTINO, ROBERTO A.	550
CONSUNJI, HERMAN	990
CORDOVA, ANGEL	220
CORDOVA, JR., JOSE	44
CORONEL, RUFINUS &/OR REMEDIOS CORONEL	1,100
CORPUS, ERNA C.	44,000
CORPUS, PEDRO V.	660
CORPUS, VICTORIANO	264
CORPUZ, SANTIAGO	396
CORRO, MIGUEL OR ANTONIO CORRO	440
CORTABITARTE, ESPERANZA R. VDA. DE	548

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
CORTES, AGRIPINO	330
CORTES, MARGARITA	1,100
CORTES, RENATO RAMIRO A.	1,100
CORTES, SARAH	1,100
CORTEZ, REMEDIOS L.	440
COSTO, MANUEL	165
COSIO, MANUEL COTEK, JOSE	110 110
COV, BUN	550
CRAWFORD, F. L.	2,200
CRESPO, VALENTINA	1,100
CRISTI, ANGELINA E.	233
CRISTI, TRINIDAD E.	341
CROWE, CLIFFORD V.	1,100
CRUZ, ADELAIDA AYALA &/OR LUZON G. CRUZ	3,300
CRUZ, ADELIO C.	22
CRUZ, ALEJANDRA R.	1,100
CRUZ, CONRADO S.	1,100
CRUZ, EDGARDO R	1,650
CRUZ, EDGARDO R. CRUZ, ESTEBAN H.	3,850 187
CRUZ, FELIPE F.	55,000
CRUZ, GABRIEL W.	396
CRUZ, GAERIEL	66
CRUZ, NERISSA C.	44,000
CRUZ, PELAGIO A.	220
CRUZ, RAMON	5,500
CRUZ, SENEN CARSI	1,980
CRUZ, SR., PONCIANO E.D.	198
CRUZ, VICTOR L.	550
CRUZ, VICTORIA	198
CU UNJIENG, BOBBY CU UNJIENG, HENRY	2,475 550
CU UNJIENG, MARIANO	990
CU, FRANKLIN B.	88
CUA, ROSITA CHIA	275
CUATICO, LOURDES	242
CUATICO, WILLIAM	44
CUBARRUBIA, ENCARNACION C.	165
CUDAIHL, BHAJAN S.	880
CUE, MARIA LORETA	110
CUENCA, JASMIN	1,100
CUENCA, MA. CECILIA	220
CUERVA, FRANCISCO CUEVAS, REYNALDO	220 440
CUI, CORAZON R.	110
CUI, TEODORO V.	264
CUNA, CONSUELO J.	825
CUNA, LIRIO	330
CUNA, PABLO	1,650
CUNA, PAZ ZAMORA	44
CUYEGKENG, EDUARDO I.	363
CUYUGAN, LYDIA	2,932

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
DA ROZA, FERNANDO L.	1,870
DA SILVA, ALICE R.	132
DA SILVA, JOSEPH A.	165
DA SILVA, PURIFICACION KAISER	1,100
DACANAY, L. G.	264
DACANAY, LAURA	3,754
DACANAY, LAURA G.	264
DACANAY, LINO	1,760
DAEZ, HILARION	110
DALEON, APOLONIA A.	1,925
DALUPAN, FRANCISCO	660
DALUPAN, FRANCISCO	220
DANGULAN, JUSTO VICENTE	440
DANIEL, FELIPA	330
DANTES, CELESTINA T.	396
DAVID, JOSEFINA	165
DAVID, MARIA SYLVIA A.	1,100
DAVID, VICENTA S.	66
DAVID, VICENTA S.	880
DAVIS, MAGDALENA	8,250
DAYAO, JUANA	220
DAYRIT, AIDA	220
DAYRIT, AIDA	220
DAYRIT, CARIDAD P.	953
DAZ, AGUEDA B.	10,000
DE ALTONAGA, MARIO	55
DE AMUSATEGUI, J.M.	44
DE ANDREWS, LETICIA BRIAS	264
DE AYALA, FERNANDO Z.	1,320
DE BLARDONY, ELENA B.	89
DE BORJA, JOSE	396
DE CACAC, NORA D	132
DE CASAS, NORA D.	880
DE CASTILLO, JUAN	550
DE CASTRO, ANA MARIA Q. DE CASTRO, ISAGANI	66 5 500
DE CASTRO, ISAGANI DE CASTRO, JOSE G.	5,500 11,000
DE CELIS, LIDWINA V.	1,650
DE CRUZ, CONCEPCION A.	1,100
DE EGUARAS, CONSUELO E.	22
DE ELIZALDE, MARI CARMEN ROXAS	660
DE ELIZALDE, MARIA CARMEN R.	6,746
DE FRANCISCO, TEODORA F.	110
DE GALA, ALICIA B.	990
DE GALA, ANTONIO B. &/OR JOSEFINA G. DE GALA	660
DE GALLAGA, CONCHITA L.	500
DE GARCIA, RITA A.	1,100
DE GONZALES, IRENE MAIZTEGUI	44
DE GUISASOLA, MARCOS	550
DE GUZMAN, ANTONETTE MARIA	220
DE GUZMAN, ARTURO C.	220
DE GUZMAN, JOSE C.	2,200
DE JESUS, AMADO	3,300

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
DE JESUS, FRANCISCO	198
DE JESUS, RAMON B.	2,310
DE KAHN, DOLORES SANTAMARIA	1,100
DE KANAAN, ALICE M.	396
DE LA BARCA, CRISTINA C.	792
DE LA CRUZ, VICENTE TY	154
DE LA TORRE, QUINTIN L.	44
DE LA VEGA, BENIGNO	15,400
DE LACSON, CARMEN R.	330
DE LALANA, ANGELICA V. &/OR BEATRIZ LALANA	990
DE LARRAZABAL, SALUD	110
DE LEGASPI, LEONOR G.	137
DE LEON GALVEZ, MARY CATHERINE	1,573
DE LEON, ALFONZO	1,452
DE LEON, ANGELINA M.	1,100
DE LEON, CIPRIANO	220
DE LEON, IGNACIO	22
DE LEON, REGINA L.	1,573
DE LEON, YVETTE L.	1,562
DE LIBORO, SOCORRO L.	825
DE LLAMAS, ROSARIO R.	1,650
DE LOBREGAT, CONCEPCION	220
DE LOS REYES, PACITA	44
DE LUZURIAGA, TOMAS JUAN R.	389
DE MARCALAIN, MARIA GOMEZ	660
DE MARTINEZ, SYLVIA WAGNER K.	292
DE MASCUNANA, FELICIDAD M.	660
DE MIRANDA, BEATRIZ H. DE MIRANDA, BEATRIZ R.	1,100 550
DE OCAMPO, LEOPOLDO	286
DE OLIVES, ANGELA	5,280
DE ORTIGAS, MA. LUISA G.	198
DE PADUA, SANTIAGO	6,600
DE PERTIERRA, MA. CRISTINA O.	1
DE PERTIERRA, MARIA MONFORTE	1,320
DE RIVERA, CARMEN A.	220
DE ROTAECHE, ELISA UGARTE	660
DE ROZA, LOLLY	66
DE SANCHEZ, MERCEDES C.	440
DE SANTIAGO, MILAGROS L.	137
DE SANTOS, AIDA L.	22
DE SCHULZE, ANA MARIA L.	880
DE SERRA, LUZ JALANDONI	2,200
DE SYQUIA, CARIDAD CRUZ	220
DE TAGLE, RAFAEL P.	330
DE TUASON, DOLORES PATERNO	660
DE VEGA, SR., JESUS M.	110
DE VELHAGEN, MA. CONSUELO A.	1,650
DE VERA, HELEN B.	1,100
DE VERA, MERCY A.	1,320
DE ZULUAGA, MARIA Z.	748
DEBLOIS, ANTONIO T.	110 5 500
DECENA, JULIETA D.	5,500

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
DEDAL, ANTONIO	22
DEDAL, RAFAEL	11
DEE SE WEE, ROBERT	110
DEE, ALFONSO	396
DEE, GRACE	44
DEE, HONG LUE	330
DEL CASTILLO, REYNALDO H.	11
DEL PRADO, LOURDES	220
DEL PRADO, MA. LUISA	198
DEL ROSARIO, EMILIA	1,100
DEL ROSARIO, GUIA	110 5 500
DEL ROSARIO, JOSE MA. DEL ROSARIO, MA. VICTORIA	5,500
DEL ROSARIO, MAI VICTORIA DEL ROSARIO, NATIVIDAD A.	2,640 165
DEL ROSARIO, ROSARIO	1,100
DEL ROSARIO, TERESA	660
DEL VAL, EDGAR P.	55
DELA CRUZ, AIDA T.	385
DELA CRUZ, BELLA	495
DELA CRUZ, BIENAVENTURADO P.	110
DELA CRUZ, CRISANTO LICHAUCO	990
DELA CRUZ, GREGORIA DELA	198
DELA CRUZ, JUANITO N.	1,100
DELA CRUZ, LEONARDO	220
DELA CRUZ, MA. ROGINA N.	70,000
DELA CRUZ, OSCAR	264
DELA CRUZ, SERVILLANO L.	330
DELA CRUZ, V. T.	66 264
DELA PAZ, ALFREDA V. DELA PAZ, JR., DEOGRACIAS	4,400
DELA RIVA, MAGDALENA	539
DELA RIVA, MAGDALENA P. &/OR EVARISTA VDA. DE PICORNELL	550
DELA ROSA, EMILIO L.	1,320
DELA ROSA, FRANCISCA	880
DELA ROSA, LYDIA M.	528
DELA ROSA, MARCIA MARIA	91
DELA SIERRA, MARIE B.	1,100
DELA VEGA, ANTONIO	8,250
DELEPLANQUE, PIERRE	660
DELOS SANTOS, AMPARO	1,100
DELOS SANTOS, AMPARO P.	1,100
DELOS SANTOS, IRENE S.	1,100
DELOS SANTOS, MARIANO P. DELOS SANTOS, PACITA	117 660
DELOS SANTOS, PACITA DELOS SANTOS, PACITA V.	132
DELOSO, JR., ULDARICO D.	26,400
DELOSO, JR., ULDARICO D. &/OR FE S.P. DELOSO AND	6,600
DEMPSTER, R. F.	1,320
DENMARK, ALBERT R.	1,100
DENOGA ESTACIO, TERESITA U.	27
DENOGA PAYAWAL, JULITA U.	27
DEONALDO, CARMEN	440
DESIDERIO, GLORIA G.	6,600

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
DEWEY, MARIO L.	1,100
DIANITO, SALVADOR	110
DIAZ, EMMANUEL	732
DIAZ, ORLANDO T.	330
DIAZ, POMPEYO	72
DIJAMCO, ARACELI F.	132
DIKIT, EDM. R.	44
DIMAANO, GELASIO	550
DIMAGIBA, DELFIN	8,250
DIMAGIBA, DELFIN M.	2,750
DIMALANTA, BENNY D.	55
DIMALANTA, CLARISA G.	440
DIMASANGAL, MAMERTO	1,100
DINGLASAN, LOURDES	55
DIOKNO, CRISOSTOMO	3,388
DIOKNO, FRANCISCO UY	1,650
DIOLOSA, ANITA	165
DIONISIO, ADELA SANTOS	1,320
DIRA, DANILO C.	165
DISINI, ANGEL E.	18,332
DISINI, HERMINIO T.	11,000
DIZON, ELISEO S.	165
DIZON, ELMA U.	3,666
DIZON, PERLA C.	33
DIZON, VICTOR H.	22,000
DOCTOR, JUANITO	2,200
DOLOR, JR., GODOFREDO V.	6,233
DOMINGO, EUFEMIO C.	1,832
DOMINGO, LETICIA S.	196
DOMINGO, LILIA V. &/OR BEATRIZ DE JESUS	3,520
DOORNBUSCH, HENDRICK	220
DORIA, JOSELITO A.	10,000
DU, PAULITA	1,650 220
DUCAYAG, PACENCIO DUCUT, CAROLINA	198
DUMATOL, JOHNNY	110
DUMO, ROLANDO G.	22,000
DUNQUE, KEVIN MARK	30,800
DURDULAW, ARTEMIO C.	110
DURYEA, EUSEBIA H.	1,650
DY BUNCIO, ENRIQUE V.	44
DY SHUI SHENG &/OR EMILIANA TAN	2,035
DY, MANUEL	33,000
DY, PACITA	206
DY, ROBERT	11,000
DYCHIU, CARMEN	330
DYHONGPO, CARLOS	121,000
DYTUANGCO, JOVITA	220
EATATE OF LUISA B. MONTALBO	1,364
ECARMA, LT. R. AND LT. CASENAS	220
ECARMA, RENATO	110
ECHAUS, RAMON	110
ECHEGOYEN, JAIME BRIAS	264

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
ECHEVARRIA, ELIODORO	44
EJERCITO, JUAN	396
ELAZEGUI, MAGDALENO R.	220
ELEAZAR, JOSEFINA R.	99
ELEAZAR, PATROCINIO	2,640
ELEAZEQUI, CARMEN	55
ELEIZEGUI, CARMEN S.	110
ELEOSIDA, OPHELIA S.	117
ELIA, VICTOR	2,200
ELICANO, JOSEFINA M.	1,650
ELIGIR, MARY Y.	55,000
ELIZAGA, SANTIAGO	550
ELIZALDE, EVELYN D.	2,200
ENCARNACION, MARCELINA M.	1,650
ENRILE, BENEDICTA &/OR SALUD RICAFRENTE	26,000
ENRIQUE, RENATO V.	440
ENRIQUEZ, SANTIAGO S.	220
EROLES, GERMAN EROLES, GERMAN	3,300 3,300
ESCALAMBRE, ANGELITA	187
ESCALANTE, JOSE	275
ESCALER, ERNESTO	22
ESCALER, MARIA LUISA	1,100
ESCALER, PARTICIA DE LEON	1,573
ESCANO, MARINA L.	1,100
ESCUETA, MANUELA	3,300
ESGUERRA, ANTONIO	22
ESGUERRA, DELFIN S.	22
ESGUERRA, SALVADOR V.	1,100
ESPADA, JOAQUIN M.	660
ESPINO, YOLANDA M.	550
ESPIRITU, PABLO	165
ESQUIVEL, ANGELINA	550
ESTACIO, MARIANO	22
ESTACION, TEODORO	1,650
ESTANISLAO, RUPERTO T.	22
ESTATE OF ALBERTO V. SOMERA	1,100
ESTATE OF ALLEN CHAM	5,706
ESTATE OF ANTONIO ESTOLAS	22,000
ESTATE OF CICERON B. DELA CRUZ	990
ESTATE OF CLEMENTE CALMA	22
ESTATE OF CLEMENTE CALMA ESTATE OF CLEOFE B. MONTALBO	2,420 396
ESTATE OF CONCEPCION AZANZA	429
ESTATE OF CONCELLETON AZANZA ESTATE OF DANIEL IWAY	660
ESTATE OF DAVID SYCIP	93
ESTATE OF DOROTEO C. ESPIRITU	660
ESTATE OF ENRIQUE S. CRUZ, JR.	33,000
ESTATE OF ERNESTO L. FLORO	22,000
ESTATE OF EVANGELINE P. ABRENICA	275
ESTATE OF FILOMENA R. CARLOS	1,408
ESTATE OF FRANCISCO VELASCO	3,300
ESTATE OF JOAQUIN DA SILVA	990

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
ESTATE OF JOSEFINA MAGNO	55
ESTATE OF JUAN S. DE JESUS	1,100
ESTATE OF JUANITA T. TABORA	176
ESTATE OF LIBERATO E. LITTAUA	1,100
ESTATE OF LOURDES V. TIANCO	18,515
ESTATE OF LUCAS S. LOCSIN	264
ESTATE OF LUISA C. GUSTILO	363
ESTATE OF MARIANO ISLA	198
ESTATE OF NESTOR M. EMBISAN	3,300
ESTATE OF NESTOR M. EMBISAN &/OR ILUMINADA A. EMBISAN	1,100
ESTATE OF PAZ Y. FORES	18,332
ESTATE OF PETER SANDOVAL	9,166
ESTATE OF CYLVIA A PORRIGHEZ	132
ESTATE OF SYLVIA A. RODRIGUEZ	22,000
ESTATE OF VICENTE A ALEMANY	2,932
ESTATE OF VICENTE A. ALEMANY ESTATE OF VICENTE R. DE OCAMPO	2,200 264
ESTATE OF VICENTE R. DE OCAMPO ESTATE OF VIRGILIO DELOS SANTOS	108
ESTEBAN, PLACIDO J.	132
ESTRADA, JR., ARISTON	11
ESTRELLA, ZOILO M. &/OR ESTATE OF ROLANDO S. ESTRELLA	550
ESTREMOS, MARCIAL D.	550
EUGENIO, MARCELO	110
EUSEBIO, BENICIO	792
EVANGELISTA, LETTY C.	220
EVANGELISTA, ROSALIE R.	550
EVIDENTE, JAIME	220
FABICO, RANDOLF &/OR ARLENE FABICO	22,000
FABREGAS, MA. CECILIA R.	1,466
FACULTAD, FE LOPEZ	1,100
FACUNDO, JOSE	1,100
FACUNDO, JOSE R.	3,300
FADUL, EMERITA LOBERIZA	11
FARINAS, MARIA TERESA T.	528
FAUSTINO, VICENTE F.	990
FB, PIKE ESQ	11,000
FELEBRICO, RENE	2,200
FELICIANO, MAURO T.	1,760
FELIPE, BENJAMIN H.	1,100
FELIPE, SALVADOR H.	1,100
FERAREN, SIMONETTE	2,200
FERIA, PEDRO	66
FERMIN, LAZARO	330
FERNANDEZ, ANTONIO A. FERNANDEZ, CARLOS P.	66 550
FERNANDEZ, CARLOS F. FERNANDEZ, LOURDES L.	2,475
FERNANDEZ, LOURDES L.	16,316
FERNANDEZ, LOURDEZ L.	24,475
FERNANDEZ, MARIA PAZ R.	275
FERNANDEZ, TONY	220
FERNANDO, LOIDA H.	5,500
FERRER, ANTHONY	55,000
FERRER, CECILIA VDA. DE	220

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
FERRER, FRANCISCO I.	550
FERRER, JOSEFA	1,100
FERRER, LUISA A.	550
FERRER, MARIA ELENA A.	1,650
FERRER, SERAFINA	55
FERRIOLS, JOSE A.	2,772
FETALVERO, FELIPE	550
FIANZA, JOHN	44
FIGUEROA, AURORA M.	150
FILLER, PETER L.	2,200
FISHER, JOSEFINA	11,000
FISHER, JOSEFINA M.	18,332
FLOR, LILIAN	23,466
FLORENDO, MARIANO S.	220
FLORENDO, MERCEDES	110
FLORENTINO, JOSE	3,300
FLORES, ALBERT R. &/OR LOURDES HONGYONGCO	2,530
FLORES, J. F.	550
FLORES, LEONARDO	330
FLORES, LEONARDO Y.	110
FONG, SAMUEL C.Y. &/OR BERTHA C. FONG	732
FOO, FRANCISCA C.	55
FOO, FRANCISCO	220
FORBES, EVELYN L.	33,550
FOX, NINA	1,980
FRAGANTE, MANUEL F.	3,300
FRAGANTE, SOCORRO B.	330
FRAN, ANTONIO	330
FRANCISCO, ARSENIO G.	88
FRANCISCO, AURORA A.	11,000
FRANCISCO, GRACE T.	275
FRANCISCO, JR., FERMIN F.	132
FRANCISCO, MAGDALENO C.	5,280
FRANCISCO, PEDRO R.	1,320
FRANCISCO, REMEDIOS M.	352
FRANCO, MA. ELISA A.	2,200
FUENTES, LINA Y.	1,210
FUENTES, PEDRO	770
FUGOSO, JR., VALERIANO	110
FUNG HONG	132
FUNG, CORNELIA L.	1,100
GABRIEL, ANGEL	44
GABRIEL, ANTONIA P.	3,300
GACRAMA, LORENZO L.	8,250
GAERLAN, JR., LUIS F.	132
GALANG, ANTONIO	550
GALANG, ISAGANI R.	550
GALANG, LORENZA	550
GAMBOA, ENRIQUE L.	1,980
GAMBOA, LYDIA R.	1,100
GAMBOA, MARCELINO B.	2,200
GAN, LYDIA	550
GAN, RENE	25

LIST OF STOCKHOLDERS

	NAME	SHARES ISSUED & OUTSTANDING
GANA, ALICIA		1,650
GANA, BEATRIZ VDA. DE		275
GANA, BENJAMIN		1,100
GANA, MARIA PAZ		2,475
GANA, TELESFORO		1,650
GANA, TELESFORO L.		990
GANA, TERESITA L.		2,200
GANDIAGA, JORGE		275
GANTIOQUI, AVELINO		330
GARCES, EMILY		660
GARCHITORENA, BEATRIZ B.		792
GARCIA, AIDA R.		44,000
GARCIA, AMBROSIO G.		3,960
GARCIA, ANTONIO		6,050
GARCIA, BASILISA		220
GARCIA, CLINIA F.B.		385
GARCIA, ELENA		1,100
GARCIA, EMILIA		110
GARCIA, EUSEBIO		2,310
GARCIA, EVA E.		110
GARCIA, GERARDO R.		1,100
GARCIA, GLORIA		550
GARCIA, GRACIANO N.		275
GARCIA, JESUS GARCIA, JOSEFINA B.		440,000 715
GARCIA, LILIA A.		264
GARCIA, MARIO		2,970
GARCIA, MONTSERRAT		1,650
GARCIA, NENITA		88
GARCIA, PACIFICO C.		88
GARCIA, PEDRO R.		286
GARCIA, PURA		440
GARCIA, RAMON		1,650
GARCIA, SALVADORA E.		88
GARCIA, VICENTE		1,100
GARGANERA, FE		22
GARGANERA, SALLY P.		3,960
GARGOLLO, EDUARDO ROXAS		19,800
GATAL, BENITO		5,940
GAW HI		396
GAW HI GAW, ROSALINDA		2,200 1,100
GAYA, SOCORRO C.		220
GELANO, LOURDES		66
GEMINGA, SOCORRO		825
GEORGE, HENRY		88
GERMAN, PRAXEDES R.		2,200
GILI, JR., GUILLERMO F.		11,000
GINO, EUFRACIA		440
GIOKPO, CHUA		220
GLASS, STEVEN L.		1,100
GO BIAO, MARIANO		850,000
GO CINCO, ROQUE		550

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
GO KIAM LAM, DELFIN	72,600
GO POY HA	220
GO SIONG MIT	825
GO TIAN KIONG	198
GO, ANASTACIO CUIZON	440
GO, BLAS T.	528
GO, CLARITA	660
GO, DELFIN	72,600
GO, JAMES C.	1,716
GO, JOSEPHINE	33,000
GO, NELSON	22,000
GO, ROSA S.	330
GO, STANLEY	1,100
GO, TERESITA &/OR SATURNINA GO	110,000
GOCHECO, JR., EDWARD	22,000
GOCHUYU, CARLOS	44
GOCO, ANTONIO I.	220
GOCO, MICHAEL P.	1,100
GODINEZ, JOSEFA A.	110
GODOY, NARCISO	22
GONDANDERS AND EDIT D	66
GOLDENBERG, ALBERT B.	142
GOMEZ, ALBERT	143 55
GOMEZ, ALBERT GONGON, LEONORA R. VDA DE	2,750
GONZAGA, FILIPINAS R.	210
GONZALES POBLADOR, ELOISA J.	22
GONZALES, ADELA	22
GONZALES, ANA MARIA L.	22
GONZALES, ANDRES WONG	1,320
GONZALES, ANTONIO M.	15,986
GONZALES, JESUS M.	11,000
GONZALES, JR., JOSE M.	1,100
GONZALES, PILAR	45
GONZALES, RAFAEL C.	220
GONZALEZ, ANTONELLA L.	2,200
GONZALEZ, ARSENIO G.	1,100
GONZALEZ, CARMEN	770
GONZALEZ, CONCORDIA S.	110
GONZALEZ, ENRICO L.	2,200
GONZALEZ, FELIX	88
GONZALEZ, FLORENTINO C.	198 660
GONZALEZ, FRANCISCO GONZALEZ, GIAN CARLO	2,200
GONZALEZ, GIANNA L.	2,200
GONZALEZ, JUANITA	330
GONZALEZ, ROSANNA L.	2,200
GONZALEZ, ROSITA HERRERA	22
GONZALEZ, ZENAIDA S.	110
GOPALDAS, KAMLA	110
GOPEZ, BENIGNO	330
GOROSPE, JOSEFINA	176
GOROSTIZA, FELICITAS	330

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
GOT, ANTONIO	550
GOTANCO, CHRISTOPHER	110
GOTIANUY, ELIZABETH	825
GOTIANUY, JOSE	2,750
GOTIANUY, JUANITA	660
GOTUANCO, ELENA	110
GOYENA, FE Z. ABAD	220
GOYENA, FE ZENAIDA A.	550
GOYENA, FE ZENAIDA A.	953
GOZON, FELIPE L.	1,320
GOZON, REBECCA G.	165
GRAGEDA, MA. BELEN P.	220
GREGORIO, ERLINDA V.	660
GUANI, ARTHUR DY	1,100
GUANZON, VILLIANA	25,300
GUARDIARIO, NICOLASA A.	220
GUEVARRA, ANGELES	275
GUGENHEIM, JEAN &/OR IRENE GUGENHEIM	1,100
GUIAO, IGNACIO	11,000
GUIDOTE, DOLORES C.	990
GUIDOTE, PAZ C.	1,650
GUIDOTE, VICENTE FIDEL	3,666
GUIGONA, CONNIE LIMJAP	11,000
GUILATCO, AMANDO N. &/OR AMPARITO B. GUILAT	88
GUINTO, JOSE MA.	132
GUITA, TIBURCIO D.	330
GUTIERREZ, AUREA B.	264
GUTIERREZ, AUREA B.	132
GUTIERREZ, JR., RICARDO B.	732
GUTIERREZ, PACIENCIA R.	22
GUZMAN, TERESITA L.	12,466
HACKETT, FLORENCE S.	1,100
HALL, JR., FRANCIS W.	660
HAM, H. N.	1,320
HANSEN, HENRY L.	1,188 550
HANSEN, O. MOLTKE HAO CHIOK TIN	605
HAO SIONG GO	440
HARJANI, GOPALDAS C.	550
HARPER, ANA MARIA	110
HARRINGTON, C. E.	660
HAY, JOHN H.	110
HEBRON, ROQUE E.	132
HENARES, CECILIA L.	5,500
HENDRY, H. C.	550
HENSON, ANGELES	14,520
HERKES, ROBERT N.	165
HERMOSO, CONCEPCION	132
HERMOSO, MARCOS C.	550
HERNAEZ, LUCRECIA J.	1,518
HERNANDEZ, AGAPITO A.	220
HERNANDEZ, ALEJANDRO	495
HERNANDEZ, AURORA	220

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
HERNANDEZ, EVERILDA	77
HERNANDEZ, JOSE F.	220
HERNANDEZ, JOSEFINA T.	2,429
HERNANDEZ, JOSEFINA T.	1,041
HERNANDEZ, JR., JOSE C.	220
HERNANDEZ, JR., LUIS	11
HERNANDEZ, LUZ B.	2,420 110
HERNANDEZ, MANUEL T. HERNANDEZ, RAFAEL	33
HERNANDEZ, RAUL C.	110
HERRERA III, FLORENTINO & VICTORIA SYCIP HERRERA	394
HERRERA III, FLORENTINO & VICTORIA SYCIP HERRERA ITF ANNA CARMINA	394
HERRERA III, FLORENTINO & VICTORIA SYCIP HERRERA ITF FLORENTINO HE	394
HERRERA, ANGELITA P.	5,500
HERRERA, HERMENEGILDA	1,650
HERRERO, MANUEL Y PEREZ	39
HIRAHARA, LESLIE	550
HO TEI HA	550
HO, ABRAHAM S.H.	110
HO, CONSTANCE	1,100
HO, MARIAN HOFILENA, CELSO	1,100 1,650
HOFILENA, VIRGINIA	528
HOFSTEE, ANTHONY L.	264
HONDA, LORRAINE	550
HONORIO, JR., CIRILO T.	11,000
HONORIO, JR., CIRILO T.	11,000
HONORIO, PAULO D. &/OR MARIA SOCORRO HONORIO	200
HONTEVEROS, VERNON	1,320
HONTIVEROS, STEPHEN C.	440
HORTINELA, TERESITA G.	33,000
HOURIHAN, W. D.	44
HOUSER, EDWARD H.	770
HOUSTON, FLOR DE LYS S. HSIANG MIN YEH	117 550
HSU, PHILIP	27
HSU, W. P.	44
HUANG PO SOAN	2,200
HUANG, EMMELINE S.	93
HUI BON HOA HITIOU	9,471
HUIBONHOA, FLORENCIA T.	7,333
HUN NG CHAY	220
HWA, LILY A.	550
IGNACIO, BENIGNO D.	110
IGUAL, MANUEL J.	1,100
IGUAL, PURA IMPERIAL, PELAGIA D.	220 110
INFANTADO, ANGELINA	220
INGCO, SERGIO	44
INONCILLO, BENITO	275
INOUYE, CALVIN & MARIAN INOUYE JT TEN	5,500
INOUYE, MAYUMI	550
INSIGNE, MAGNO	220

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
INSO, EMILIANA B.	220
INTE, CELESTINA B.	220
ISAAC, FEDERICO E.	110
ISAAC, JR., FEDERICO	110
JACINTO, ANDRES O.	345
JACINTO, FERNANDO P.	19,800
JACINTO, GABRIEL O.	15
JACINTO, JR., JESUS A.	275
JACINTO, JR., WILFRIDO O.	345
JACINTO, LILY D.	220
JACINTO, LOURDES	264
JACINTO, LOURDES O.	330
JACINTO, MARGARITA E.	825
JAKOSALEM, FERNANDO	1,760
JALANDONI, BENJAMIN L.	308
JALANDONI, LOURDES J.	15 550
JALANDONI, LUZ JALANDONI, ROBERTO	2,728
JALANDONI, RODEGELIO M.	1,320
JALBUENA, ALBERTO M.	660
JALBUENA, JR., ALFREDO G.	550
JALMASCO, ELISA / ALICIA MANLANGIT	2,200
JAMES, FRANK	220
JAMIR, DIOGENESA	22
JANAIRO, ANTIQUIO	110
JANAIRO, LIWAYWAY M.	1,100
JAO, TERESITA LILIAN	1,650
JARDELEZA, MELECIO G.	220
JARDINERO, MYRNA G.	14,666
JARENCIO, RAMON	27,500
JAUCIAN, FE ALTEA Y.	2,748
JAVIER, ABDON	1,320
JAVIER, BERNARDITA B.	1,100
JAVIER, FRANCISCO A. OR ROSARIO P. JAVIER	528
JAVIER, MELCHOR M.	1,100
JAVIER, NATIVIDAD B.	5,500
JAVIER, PERLITA B.	4,400
JAYME, VICENTE R.	110,000
JEREZA, LITA	165
JESENA, ORLANDO JETURIAN, PACITA	220 550
JIMENEZ, CAROLINA	330
JIMENEZ, PETER M.	110,000
JIMENEZ, PONCIANO	1,100
JIMENO, LOURDES J.	550
JISON, ELENA LOPEZ	550
JOCSON, JOSE LUIS LAZA	352
JOCSON, MIGUEL L.	440
JOHNS, E. J.	550
JOHNSON, MA. LUISA	132
JONES, J. C.	660
JOSE, RUBEN A.	110
JOSON, JR., PASCUAL M.	110

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
JOSON, LEONARDO B.	330
JOSON, REMEDIOS A.	165
JUDA, FELIX	1,100
JUDA, TOM	1,100
JUDAN, GALACIO A.	132
JUDAN, GALACION A.	132
JUGO, DANILO	825
JULIO, JUAN A. KAH, TY	1,128 22
KAMAKURA, PAUL & RUBY KAMAKURA	220
KAMZON, RUFINO	88
KANGLEON, AMPARO	1,815
KAPUNAN, JOSE F.L.	11,000
KARUNUNGAN, RUBEN	2,200
KARUNUNGAN, RUBEN E.	1,100
KATIGBAK, ISABEL REYES	4,048
KAWA, JOHNY &/OR CEASAR ALPUERTO DITAN	7,333
KAWASAKI, BERT	550
KEE LUAN ENG	220
KEH SAM YOU	2,376 3,300
KENA, PO KHO, DAVID L.	220,000
KHO, NICK	2,750
KING, CECILIA FLORES	56,832
KING, ISABEL	660
KING, JOHNNY	4,400
KINTANAR, ROMAN L.	440
KNYFF, ANDRIAN	440
KOA SON ENG, VICTOR	13,200
KOSHI, LARRY	1,100
KRAUT, PAUL	660
KRAUT, PETER	528
KUAN TSUAN LABAO, JESUSA	220 132
LABRADOR, CONCEPCION M.	1,100
LACAMBRA, JR., EMILIO	44
LACHICA, ANGELA P.	495
LACONICO, JR., RAMON A.	660
LACSA, ANTONIO S.	2,200
LACSA, PEDRO	1,100
LACSAMANA, CORA	132
LACSON, AMELIA D.	110
LACSON, ANTONIO T.	165
LACSON, EDGARDO G.	42,532
LACSON, LILIBETH Y.	14,666
LAGBAO, LUZVIMINDA LAGDAMEO, ADOLFO V.	55 1,100
LAGDAMEO, AMADO	264
LAGMAN, NINA	825
LAGROSA, EUSEBIO	198
LAGROSA, EUSEBIO	110
LAGUIO, JR., PERFECTO AS GUARDIAN OF MINORS: GERARDO T. LAGUIO, PI	146
LAM, TEODORO	165

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
LAMBO, NARCISO	3,190
LAMSON, MAGDALENO M.	242
LANSFORD, DONALD GENE	132,000
LANTIN, JR., PEDRO M.	220
LAO HI HOC	22
LAO, ABELARDO A.	440
LAO, CARMEN G.	132
LA-O, JR., TOMAS C.	66
LAO, NELSON T.	66
LAPINA, ROMULO R.	5,500
LAPIT, JUAN	3,300
LAPON, CIPRIANO	440
LAPUS, PILAR	572
LAQUI, RUBEN LARA, EDWARD R.	1,320 110
LARA, FELIPE GUTIERREZ	550
LARAYA, ROGELIO G.	8,798
LARDIZABAL, AMPARO S.	5,500
LARSEN, VALLA	220
LARSON, KATHLEEN D.	550
LAT, ARISTEO	198
LAUREANO, SANTIAGO S.	55
LAVINA, ESTELITA F.	825
LAZO, FELIX	3,300
LEDDA, TEODORA BADILLO	110
LEDESMA, ANGELINA B.	88
LEDESMA, EDUARDO L.	264
LEDESMA, GIL B.	220
LEDESMA, JESUS LEDESMA, JR., ROMEO L.	1,100 165
LEDESMA, JUANITA J.	1,100
LEDESMA, MILAGROS T.	1,100
LEDESMA, NELLY G.	1,650
LEDESMA, NICOLAS L.	396
LEDESMA, SONIA R.	550
LEE ENG NGO	1,980
LEE LAN CHOY	1,100
LEE SOT	1,100
LEE, ANITA	220
LEE, CONCEPCION C.	660
LEE, GEORGE	600
LEE, GREGORIO LEE, SAM	88 396
LEEHONGTIN, JOHN	550
LEGARDA, JOSE	165
LEGASPI, CONCEPCION	687
LEGASPI, CONCEPCION	343
LEGASPI, GABRIEL	5,866
LEGASPI, MILAGROS	110
LEIDO, QUITERIA	550
LEONARDO, JOSE J. &/OR TERESITA A. LEONARDO	200
LERENA, PEDRO	1,320
LERMA, JOSE N.	220

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
LESACA, MARIA CHRISTINE S.	1,320
LETICIA, MANUEL	550
LEUNG NGAN WAT	24,178
LEUNG WING	220
LEYSON, AMANCIO	1,650
LEYSON, CONSTANCIA	16,126
LEYSON, INOCENCIO LEYSON, MACRINA	8,800 7,546
LEYSON, PILAR	9,504
LEZAMA, P. B.	1,100
LI, BETTY	220
LI, ELIZABETH	264
LIANTING, GILBERT LIM	732
LIBATO, PILAR	550
LIBONGCO, LEVY	110
LIBUANO, NEMESIO	330
LIBUNAO, NESTOR	660
LICAROS, JR., GREGORIO	660
LICAUCO, CECILIA R. LICHAUCO A/C NO. 2, ALICIA N.	1,000 27,500
LICHAUCO, ALEJANDRO A.	660
LICHAUCO, EDUARDO	110
LICHAUCO, FAUSTINO A.	3,300
LICHAUCO, JR., LUIS P.	110
LICHAUCO, JR., MARCIAL P.	990
LICHAUCO, LORETTA R.	1,100
LICHAUCO, MA. TERESITA H.	396
LICHAUCO, RODOLFO B.	27,665
LICHAUCO, RODOLFO B.	8,800
LICHAUCO, RODOLFO B. &/OR MARIETTA T. LICHAUCO	11,000
LICHAUCO, SYLVIA M.	990 15,290
LICUAN, GREGORIA LIGARAY, DEOGRACIAS L.	165
LIGARAY, DIOGRACIAS E.	264
LIM CHENG GI	1,650
LIM HONG	1,100
LIM KAI HUAN	12,650
LIM LIAM LIONG	154
LIM MIAO CHING	137
LIM PHI HIAN	3,960
LIM, ALBERTO V.	110
LIM, ANDRES	2,200
LIM, ANTONIO	440
LIM, BALTAZAR LIM, BARBARA C.	8,800 660
LIM, BENEDICTO	220
LIM, BENJAMIN	2,200
LIM, BRAULIO A.	330
LIM, CONSUELO L.	330
LIM, DOMINADOR	825
LIM, DOMINADOR I.	1,100
LIM, DOMINADOR I.	14,666
LIM, EDUARDO V.	770

LIST OF STOCKHOLDERS

LIM, ELENA VDA. DE 2,475 LIM, EENA VDA. DE 2,475 LIM, ERNESTO J. &/OR AMPARO A. LIM 1,100 LIM, EUGENE D. 5,500 LIM, EUGENE D. 264 LIM, EUGENE D. 1,144 LIM, EUSEBIO 1,144 LIM, EVELYN E. 11,182 LIM, FLORENCIO 220 LIM, JACQUELINE 550 LIM, JARVEL C. OR JUAN T. LIM 366 LIM, MANUEL 2,860 LIM, MANUEL T. 495 LIM, MANCY 1,600 LIM, NANCY 1,600 LIM, NANCY C. 165 LIM, NELLY ANN 550 LIM, NELLY ANN 550 LIM, NELLY ANN 550 LIM, PHILIP L. 182 LIM, PHILIP L. 182 LIM, PRUDENCIO 19,660 LIM, REMEDIO S. 1,600 LIM, REMEDIO S. 1,600 LIM, PRUDENCIO 19,666 LIM, PRUDENCIO 19,666 LIM, ROBERTA E. 66 LIM, STELLA <th>NAME</th> <th>SHARES ISSUED & OUTSTANDING</th>	NAME	SHARES ISSUED & OUTSTANDING
LIM, ERNESTO J. &/OR AMPARO A. LIM 1,100 LIM, EUGENIE 2,64 LIM, EUGENIE 2,64 LIM, EUSEBIO 1,144 LIM, EVANSWIDA 1,100 LIM, EVELYN E. 11,182 LIM, EVELYN I. 182 LIM, FORENCIO 220 LIM, JAQUELINE 550 LIM, JAYME I. OR JUAN T. LIM 366 LIM, MANUEL 2,860 LIM, MANUEL T. 495 LIM, MAREJO L. 550 LIM, NACY 1,600 LIM, NELLY ANN 550 LIM, NELLY ANN 550 LIM, PHILIP 3,33 LIM, PHILIP L 182 LIM, PRUDENCIO 19,066 LIM, RYMOND B. 99,000 LIM, REARDO 2,200 LIM, RECARDO 122 LIM, RICARDO 122 LIM, RICHARD 132 LIM, NICITORIA 1,550 LIM, VIGUETA G. 1,550 LIM, VIGUETA G. 1,550 LIM, VIRGILIO 122	LIM, ELENA	550
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LIMGENCO, ANTONIO 22 LIMGENCO, JOSE V. 110 LIMGENCO, PAUL V. 132 LIMGENCO, RICARDO 22 LIMJAP, NENY APACIBLE 550 LIMLINGAN, FLORENCIA C. 44 LIMOANCO, DOMINGO 44 LIMPE, JAMES V. 3,564 LIMSON, LOURDES O. 366 LIONG, MANUEL 2,200 LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430	•	
LIMGENCO, JOSE V. 110 LIMGENCO, PAUL V. 132 LIMGENCO, RICARDO 22 LIMJAP, NENY APACIBLE 550 LIMLINGAN, FLORENCIA C. 44 LIMOANCO, DOMINGO 44 LIMPE, JAMES V. 3,564 LIMSON, LOURDES O. 366 LIONG, MANUEL 2,200 LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		
LIMGENCO, PAUL V. 132 LIMGENCO, RICARDO 22 LIMJAP, NENY APACIBLE 550 LIMLINGAN, FLORENCIA C. 44 LIMOANCO, DOMINGO 44 LIMPE, JAMES V. 3,564 LIMSON, LOURDES O. 366 LIONG, MANUEL 2,200 LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430	·	
LIMGENCO, RICARDO 22 LIMJAP, NENY APACIBLE 550 LIMLINGAN, FLORENCIA C. 44 LIMOANCO, DOMINGO 44 LIMPE, JAMES V. 3,564 LIMSON, LOURDES O. 366 LIONG, MANUEL 2,200 LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		
LIMLINGAN, FLORENCIA C. 44 LIMOANCO, DOMINGO 44 LIMPE, JAMES V. 3,564 LIMSON, LOURDES O. 366 LIONG, MANUEL 2,200 LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		
LIMOANCO, DOMINGO 44 LIMPE, JAMES V. 3,564 LIMSON, LOURDES O. 366 LIONG, MANUEL 2,200 LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		550
LIMPE, JAMES V. 3,564 LIMSON, LOURDES O. 366 LIONG, MANUEL 2,200 LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430	LIMLINGAN, FLORENCIA C.	44
LIMSON, LOURDES O. 366 LIONG, MANUEL 2,200 LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		
LIONG, MANUEL 2,200 LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		
LIRIO, DEOGRACIAS P. 1,320 LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		
LISING, AGUSTIN V. 5,500 LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		
LISING, EDILBERTO V. 5,500 LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430	•	
LISING, FERNANDO V. 5,500 LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		
LISING-SALUMBIDES, GERMELINA V. 5,500 LIU, PENNY 1,430		
LIU, PENNY 1,430		
LIU, ROSITA	LIU, ROSITA	110
LIZARDO, LEONOR 110	LIZARDO, LEONOR	110

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
LIZARDO, LEONOR	110
LIZARES, JOSEFINA	2,200
LLACUNA, MANOLO B.	3,300
LLAGUNO, SR., ROMUALDO	92
LLAMAS, HERMINIO	132
LLANERA, PACITA	332
LLANERA, PACITA L.	687
LLEREZA, HELENA	264
LLIGE, ANTONIA	264
LLORA, JR., MANUEL	198
LLUCH, CORAZON	1,100
LLUCH, SALVADOR T.	550
LO KA KUE	1,100
LO TUNG HAI	6,050
LO, EVANGELINE LO, HELEN P.	880 5,500
LO, VICTORIO	440
LOBERIZA, BUENAVENTURA B.	22
LOBERIZA, FIDELA B.	11
LOBREGAT, DOLORES	220
LOBREGAT, VICTORIA	198
LOBRIN, BRIGIDO	2,200
LOCSIN, ELENA C.	55,000
LOCSIN, ISABEL	22,000
LOCSIN, JOSE MARIA	220
LOCSIN, JR., JOSE	220
LOCSIN, LEANDRO	22
LOCSIN, ROLANDO	220
LOGARTA, LITA P.	22
LOMOTAN, JOSE L.	5,500
LONGA, ANTONIO P.	205
LONGA, DOLORES VDA. DE LONGA, ELENA P.	1,443 205
LONGA, GUILLERMO P.	205
LONGA, MARINA P.	205
LONGA, RAMON P.	205
LONGA, VIRGINIA	825
LONTOC, FRANCISCO L.	440
LONTOK, PEDRO	66
LONTOK, PEDRO	198
LOPEZ VITO, JOSE MA.	11
LOPEZ, AGUSTIAS &/OR RAFAEL LOPEZ	88
LOPEZ, BERNARDO	3,135
LOPEZ, CONCHA VDA. DE	264
LOPEZ, EDMUND	1,100
LOPEZ, ESTEBAN	1,815
LOPEZ, HECTOR T.	132
LOPEZ, DEDDO S	1,815
LOPEZ, PEDRO S.	1,320
LOPEZ, PEDRO T. LOPEZ, PILAR R.	132 110
LOPEZ, PILAR R. LOPEZ, RAMON M.	1,100
LORA, FELIPE G.	550
20.04 / 22.1 2 0.	330

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
LOUIS, GEORGE H.	110
LOZANO, ROSARIO C.	2,200
LOZANO, ROSARIO C.	550
LOZANO, ROSARIO C.	1,651
LU GO	220
LU, BENITO	220
LU, BETTY	11,000
LU, MARY LUCAS, MARCELINA P.	550 330
LUCCINI, ANGELES CLEOTILDE Q.	66
LUCERO, JR., ANTONIO N.	110
LUCZON, LUCIANO U.	352
LUM, DUNCAN	550
LUNA, ALEJANDRO A.	396
LUNA, ASUNCION R.	176
LUNA, CELESTINO L.	110
LUNA, FRANCISCO	132
LUNA, JOSE O.	440
LUNA, PURA A.	1,848
LUSBAG, PEDRO	264
LUZ, JOSEFA R. LUZ, JOSEFINA R.	1,100 110
LYONS, HARRY	165
LYTTLE, JR., ROBERTO C.	550
MAABAN, NENITA	495
MABAKIAO, GENEROSA	660
MABANSAG, FELIPA	792
MABANTA, FAUSTO & RAMON MABANTA	118
MABASA, ANTONIO PO	440
MACALINCAG, LUCIANO &/OR ZENAIDA MACALINCAG	182
MACALINCAG, ZENAIDA F.	550
MACEDA, ERNESTO	55
MADDID ALFIANDRA	440
MADRID, ALEJANDRA MADRID, PLATON FERNANDO	1,650 2,200
MAGALING, FRANCISCO	660
MAGALLANES, ANGEL	1,980
MAGALLANES, ANGEL C.	1,980
MAGBUHAT, LOURDES	220
MAGDARAOG, JR., JUAN	1,650
MAGLUNOG, CONSORCIA	13,200
MAGNO, BIENVENIDO P.	1,650
MAGNO, NICANOR C.	550
MAGSAYSAY, JESUS	1,100
MAGGINO MOISES	366
MAGSINO, MOISES	660
MAGUIRE, JAY MAJUL, OLGA	1,100 396
MAKALINAW, EDNA R.	1,100
MALCA, FRIEDA SANDRA	198
MALCA, SALOMON	198
MALECDAN, JOHN	550
MALVAR, BERNABE	176

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
MALVAR, MARIQUITA	396
MANAG, MILAGROS M.	1,320
MANALO, FELIMON A.	275
MANALO, FERNANDO D.	1,320
MANAPAT, ANGELINA	550
MANASSE, ERNA	44
MANERU, JR., G.	1,100
MANGAHIS, PRIMO A.	1,100
MANGLAPUS, PACITA	1,100
MANIQUIS, BEATRIZ	550
MANIQUIS, PACITA L.	550
MANLICLIC, EMMANUEL V.	22
MAPA, GENEVIEVE L.	1,155
MAPUA, O. B.	8,250
MAPUA, OSCAR B.	8,250
MARANA, JR., CENON BIENVENIDO D.	1,500
MARANA, MIGUEL D.C &/OR BITUIN D.C MARANA	60
MARAVILLA, FRANCISCO	1,056
MARCELINO, SEBASTIAN	220
MARCELO, ERLINDA B.	1,320
MARCELO, ERLINDA B.	440
MARCELO, TERESITA B.	1,320
MARDO, TARCIANA	330
MARFORI, ENRIQUE	88
MARIANO, FERNANDO E.	132
MARIANO, FIDEL	44
MARIANO, HERNANDO R. MARIANO, IGNACIO	205 132
MARQUEZ LIM, JACQUELINE L.	3,300
MARQUEZ LIM, MAREJO L.	3,300
MARQUEZ, SOCORRO	264
MARQUEZ, SOFRONIO T. &/OR VIRGINIA P. MARQUEZ	2,750
MARSMAN, MARY A.	132
MARTI, CORAZON T.	1,100
MARTIN, PILAR	220
MARTINEZ, AMPARO	1,199
MARTINEZ, AMPARO S.	99
MARTINEZ, IRMA V.	275
MARTINEZ, JOSE MIGUEL	110
MARTINEZ, JOSE MIGUEL	1,650
MARTINEZ, LEO P.	5,500
MARTINEZ, LEO P.	16,500
MARZONA, CONCEPCION	660
MATA, ERNESTO S.	352
MATEO, FRANCISCO L.	330
MATEOS, NENITA	374
MATIAS, ADELA R.	1,100
MATILLA, ALFONSO	22
MATILLA, ALFONSO &/OR TERESITA B. MATILLA	330
MEDINA, FELISA &/OR EMIL MEDINA	5,500
MEDINA, JOSE O.	66
MEDRANO II, ARTURO C.	2,200
MEIM, LETECIA L.	2,933

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
MEIM, LETICIA L.	8,800
MEJIA, FABIAN C.	264
MELCHOR, BORROMEO P.	586
MELCHOR, BORROMEO P.	1,758
MELGAR, DOLORES	660
MELIAN, ALFREDO Z.	2,200
MENDEZ (TRUE LEGAL ATTY-IN-FACT), LUISA	1,815
MENDIOLA, E. M.	264
MENDIOLA, NORBERTO A. &/OR AMPARO L. MENDIOLA	11,000
MENDOZA, ADELAIDA	5,610
MENDOZA, ADDA WENDELINA C	5,830
MENDOZA, ALBERTO	140 440
MENDOZA, ALBERTO MENDOZA, ALBERTO &/OR JEANIE MENDZA	249,332
MENDOZA, ALBERTO &/OR MARITESS MENDOZA	146,666
MENDOZA, ANGELICA L.	33
MENDOZA, BARBARA P.	1,320
MENDOZA, BAYANI JOSE S.	732
MENDOZA, EPIFANIO	5,500
MENDOZA, LUZ	12,276
MENDOZA, SERGIE	660
MENDOZA, TRINIDAD	1,100
MENESES, LOURDES G.	990
MERCADO, EDUARDO	5,500
MERCADO, LUCITA S.	330
MERCED, DAVID	550
MIGUEL, SYLVIA J.	345
MILANES, JUAN	66
MILLER, JR., CHARLES F.	550
MIRALLES, PILAR MIRANDA, ARTURO L.H.	396 275
MIRANDA, ARTURO LUIS HIDALGO	550
MIRANDA, CARMEN	935
MIRANDA, EMMA	348
MIRANDA, JR., ARTURO	990
MIRANDA, MARIETA BADILLO	110
MIRANDA, MARILOU G.	500
MIRANDA, MARITTA B.	55
MIRASOL, FEDERICO	770
MIRAVITE, LORENZO	264
MISA, MILAGROS G.	275
MISA, SIMPLICIO Z.	44
MO YUEN-TSI, MORRIS	220
MOLDERO, MARAVILLA	825
MOLINA, JEAN S. MONASTEDIAL ALBERTO H	5,500 5,500
MONASTERIAL, ALBERTO H. MONASTERIO, GODOFREDO	5,500 484
MONFORT, FERNANDO V.	660
MONSERRAT, CORAZON	110
MONSERRAT, MANUEL	7,040
MONTANO, JOSE M.	10,312
MONTANO, JR., JOSE M.	3,437
MONTELIBANO, ERNESTO	22

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
MONTESCLAROS, ISIDRA Y.	6,600
MONTILLA, PATRICK	2,200
MONTILLA, SARA L.	4,576
MONTINOLA, ANGELES J.	3,300
MONTINOLA, FE	550
MONZON, FRANCISCO S.	2,200
MONZON, JR., LEON T.	1,650
MORALES, BUEN	4,400
MORALES, BUEN	5,500
MORALES, CELIANO G. &/OR CRISTINA M. MORALES	88
MORALES, TERESITA M.	4
MORANTE, AUREA	154 110
MORAS, MERCEDES MORAZA, ROQUE	1,320
MOREINIS, VICTORIA	198
MORENO, AMPARO DIAZ	36
MORENTE, JUANITO G.	256
MORIKAWA, JAMES	110
MORRO, MARIA MERCEDES	4,125
MORRO, PEDRO	110
MOSCO, FRANCISCO	1,760
MOSCO, GODOFREDO	3,300
MOSCO, HERMEGILDO	2,750
MOTA, PAZ	385
MOTA, PAZ	440
MUKAI, EARL I.	550
MUN, DRUILLE K.K. & EVELYN Y.H. MUN JT TEN	110
MUN, RONALD	220
MUNOZ, FRANCISCO	132
MUNOZ, SR., FRANCISCO E.	396
MUSCAT, ALBERTO NABLE, CYNTHIA J.	1,320 44,000
NABLE, VIRGINIA	1,265
NAKAR, CRESENCIA T.	88
NAKKEN, LEIF	352
NANAGAS, VIRGINIA R.	693
NARVAEZ JR., EVARISTO M.	43,333
NARVAEZ, DOMINADOR &/OR LILIA NARVAEZ	24,750
NASSR, FRED S.	2,750
NASTOR, EMETERIA	330
NATHANSON, NAT	110
NAUMU, ARNOLD	550
NAVAL, DOMINGO A.	110
NAVARRO, FRANCISCO A.	400,000
NAVARRO, PEDRO S.	55
NAVIDA, HIPOLITO	4,950
NAZAREA, REYNALDO E.	10,000
NAZARENO, MAXIMINO P.	550 550
NAZARENO, ROSARIO NELSON, CAROL F.E.	528
NEPOMUCENO, ERLINDA	22,000
NEPOMUCENO, FELICISIMO	29,700
NEPOMUCENO, LINDA	55,000
000=110/ =1110/1	33,000

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
NEWMAN, G. H.	22
NG CHAY UN	440
NG KAN HOY	1,320
NG, ALBERTO	880
NG, ELENA	440
NG, ELIZABETH	1,650
NG, MARIO	220,000
NG, PABLO	110
NGO TIONG KAW	1,650
NGO, BENJAMIN	33,000
NGO, THERESA	330
NICOLAS, VIRGINIA DE LEON	1,573
NIETO, CARMEN VALDES	550
NOLLOTH, WALTER H.	1,320
NONATO, ARSENIO C.	165
NUGUID, EMILIA S. &/OR CLAUDIA B. YADAO	1,100
NUVAL, LEONARDO	264 440
O, MANUEL O~SKEA, ROBERT N.	220
OBISPO, RHODORA	220
OCAMPO, FERNANDO	44
OCAMPO, JOSE R.	132
OCUBILLO, JOSEPHINE F.	33,000
OLASOLO, TERESA B.	660
OLBES, ROSARIO O.	220
OLIVA, DULCE MARIA S.	121,000
OLIVES, ANGELITA	3,520
OLMOS, JESUS T.	110
ONA, ANANIAS C.	865
ONA, CORAZON U.	110
ONG EH	4,950
ONG TOH	72
ONG, BENITA	33,000
ONG, JIMMY	1,100
ONG, THOMAS	220
ONG, THOMAS T.	880
ONGPIN, RENE V.	22,000
ONGSINCO, MARIBEL A.	45
OPILAS, EPIFANIO	594 3,564
OPILAS, EPIFANIO OREDAIN, J. C.	220
ORSOLINO, LEOCADIO GLORIOSO	220
ORSOLINO, MANUELA GONZALEZ	440
ORTEGA, SALVADOR L.	220
ORTIGAS, AMALIA VARGAS	10
ORTIGAS, SUSANA B.	5,497
ORTIGAS, SUZANA B.	1,832
ORTIZ, AURORA	792
ORTIZ, TOMAS	825
OSHIRO, BETTY K.	1,650
OTTINGER, TRUDE	110
OUANO, MONINA P.	440
OZAETA, ARNOLD C.	110,000

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
OZAMIZ, CRISTINA	220
OZAMIZ, PAULITA	660
PABLO, AMPARO E.	220
PABLO, GUILLERMO F.	792
PABLO, JR., GUILLERMO	1,573
PACIA, ROMAN G.	220
PADAONAN, FELICIANO G.	440
PADILLA, AMELIA R.	1,650
PADILLA, AUGUSTO	220
PADILLA, JR., SABINO	440
PADILLA, LOURDES	220
PADILLA, NATIVIDAD	220
PADLAN, ALICIA	3,300
PADOLINO, CARLOS R.	132
PADUA, CONRADO	264
PAEZ, ANGEL R.	366
PAEZ, ANGEL R.	6,158
PAEZ, JR., CONRADO	264
PAGDANGANAN, ERNESINA	100
PAGDANGANAN, ISAURO J.	1,612
PAGSANGHAN, JUANA L.	55
PAGUIA, ADELAIDA	990
PAGUIA, DIONISIO B.	220
PAGUILIGAN, FELICISIMA S.	550
PAHUKOA, JAMES	550
PAJARILLO, MARIA TERESA H.	1,100,000
PAJARILLO, TERESITA R.	99
PALACIOS, MA. LUISA	880
PALANCA, MANUELA B.	550
PALASIQUE, BIENVENIDA M.	198
PALOMARES, PURITA	4,400
PALTING, PEDRO R.	264
PAMINTUAN, MARIANO C.	660
PAMITTAN, TRAVISTA M.	44
PANAYOTTI, VIRGINIA	825
PANG (UNDER GUARDIANSHIP), SUSAN	1,320
PANG, MABEL Y.	110
PANGAN, RIZALINA M.	22,108
PANGANIBAN (MINOR), ROMEO	22
PANGANIBAN, OSCAR	88
PANGANIBAN, ROSALINDA D.	220
PANGASINAN, JUAN P.	6,600
PANGILINAN, DONATO T.	1,320
PANLILIO, CONSOLACION	66
PANLILIO, JOSE MA.	330,000
PANLILIO, PABLO D.	366
PANLILIO, REMEDIOS	310
PANTALEON, DANTE Q.	220
PANTALEON, ISABEL F.	220
PANTANGCO, VICTORIA	1,560
PANTOJA, YOLANDA	33,000
PAPA, CRISTINA	1,100
PAPA, JANUARIO	264

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
PAPA, JOSE	132
PAPA, RICARDO	220
PARAS, RENATO L.	275
PARCON, HECTOR P.	165
PARDO, FERNANDO	11,000
PAREDES, JOSE MA. &/OR DORINDA J. PAREDES	2,200
PAREDES, LOURDES T.	3,300
PASAG, VALENTINA M.	22
PASCASIO, JOSELITO	11,000
PASCUAL, HORACIO	4,400
PASIA, NORMA P. &/OR LEONARDO C. PASIA	55,000
PASION, HERMINIA	990
PASION, OSCAR	1,386
PASTOR, LUISA VDA DE	132
PASTOR, MARTIN S.	990
PASTRANA, REYNALDO	330
PATERNO, RAMON	330
PATERNO, REGINA ROCES	275
PAYUMO, ESTELITA M.	550
PE, PEPITO	550
PECHARDO, ARTURO V.	418
PEDRO, MANUEL B.	110
PELLICER, JR., MANUEL	660 150
PENA, MIRIAM MALOLES PENALOSA, HUA BIH	1,210
PENASALES, ROGELIO	
PENDARVIS, WILLIAM	1,100 1,452
PENDOZA, CARIDAD	165
PENTANG, SALVACION	366
PERALEJO, ROSARIO J.	15
PERALTA, NATIVIDAD K.	275
PEREZ DY, ROSARIO	2,200
PEREZ ROSALES, ANA MARIA V.	110
PEREZ, JIMMY	440
PEREZ, MARTESIO C.	11,000
PEREZ, MAXIMINO	2,200
PEREZ, PILAR A.	6,600
PEREZ, TEODORO D.	440
PEREZ, VERONICA	1,100
PEREZ, VIRGINIA F.	1,100
PERFECTO, INGRID	1,333
PERIQUET, MA. LOURDES U.	440
PERLAS, ANUNCIACION P.	770
PERLAS, ANUNCIACION P.	256
PERNIA, NICHOLAS	110
PETTERSON, OLOF GOSTA	1,650
PIAMONTE, JAIME	137
PICACHE, MIGUEL S. DICACHE DATROCINIO S	3,960 1 980
PICACHE, PATROCINIO S. PICAZO, PENNY	1,980 275
PICAZO, PENNY PICKARD, LILIAN ERA	550
PICORNELL, BARTOLOME	396
PICORNELL, PEDRO &/OR ANGELITA G. PICORNELL	264
TECHNICLE, TEDRO WOR ANGLETA G. FICOMMELL	204

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
PIDO, LUISA	660
PILAPIL, FELISA G.	110
PIMENTEL, LUIS R. &/OR MERLE I. PIMENTEL	1,466
PIRAMIDE, LILIA	11,000
PIROVANO, FANNY	2,112
PLENO, MERCEDES P.	1,466
POBLADOR, ELSA A.	137
POCKMIRE, R. W.	1,320
POCKMIRE, R. W.	440
POLINTAN, ALFREDO V.	82
POLINTAN, ARTURO	264
PONTEJOS, NATIVIDAD N.	396
PORCUNA, NOEL P. &/OR MA. TERESA K. PORCUNA	2,200
PORTER, ROBERT	374
PORTUGAL, AURORA L.	55
POTENCIANO, VICTOR	1,100
PRADO, PEDRO N.	12,100
PRADO, PETE NICOMEDES PRESLEY, ENEDINA	16,131 1,100
PRIETO, MARIXI / MA. AUXILIO PRIETO	1,613
PUA TUA	550
PUA, DINTO	2,200
PUA, DONATA	33,000
PUA, LUIS	110
PUENTEVELLA, NOLI L.	50
PUJALTE, MARIA LUISA	618
PULKERA, MAGDALENA	110
PUN KWOK	264
PUNO, EUFEMIA DE MESA	594
PUNO, FEDERICO E.	1,333
PUNSALANG, VICENTE	110
PUNZALAN, LETICIA	825
PUYAT, CONSUELO	3,300
PUYO, FRANCISCO	220
PUZON, BARTOLOME	220
PUZON, JR., TEODORICO	440
QUAN, CARLOS	1,584
QUASHA, WILLIAM H.	132
QUESADA, ANTONIO F.	198
QUESADA, GLICERIO QUEZON, JR., MANUEL L.	198 110
QUIMSON, ENRIQUE MARTIN T.	66
QUIMSON, JOSE LUIS T.	66
QUIMSON, JUAN IRENEO T.	66
QUIMSON, LUIS T.	264
QUINA, FE D.	132
QUINTO, JOSE	330
QUINTOS, FLORENCIO	660
QUINTOS, JR., JUAN	55
QUINTOS, VICENTE	1,100
QUIOQUE III, MANUEL	825
QUIRINO, DOLORES L.	176
QUIRINO, JOSE	528

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
QUIROS, ALFONSO G.	33
RAMIREZ, ABELARDO	297
RAMIREZ, ABELARDO E.	825
RAMIREZ, ADELA	66
RAMIREZ, ALBERTO E.	264
RAMIREZ, ALBERTO E. &/OR CONSOLACION O. DE RAMIREZ	396
RAMIREZ, ALFREDO T.	110
RAMIREZ, ESTRELLA	1,100
RAMIREZ, HERMENEGILDO	256
RAMIREZ, JOSE M.	396
RAMIREZ, ROSITA R.	3,960
RAMIREZ, SALUD &/OR ALBERTO G. ESTRADA	264
RAMIREZ, SALUD &/OR JOSE MARIA G. ESTRADA	132
RAMOS, ADRIAN PAULINO S.	18,000
RAMOS, ALEXANDRA S.	22,000
RAMOS, ALFREDO C.	51,243,872
RAMOS, ANTON S.	1,000
RAMOS, BASILISA	440
RAMOS, DOMINADOR G.	1,100
RAMOS, ELENA M.	110
RAMOS, GUALBERTO	264
RAMOS, JOSE B.	165
RAMOS, JR., AURELIO	198
RAMOS, MARGARITA A.	1,760 594
RAMOS, MARCELO	
RAMOS, PRESENTACION RAMOS, SOPHIA	55,000 2,200
RANADA, VERENA F.	110
RANESES, TERESITA	11,000
RANESES, TERESITA	3,666
RANOLA, VIOLETA A.	27
RAQUEL, ALFONSO ITF ALFONSO ANTONIO RAQUEL	132
RASTROLLO, RAMON	110
RAULE, EDGAR A.	4,166
RAVASCO, ANTONIO	275
RAVASCO, BENITO	275
RAVASCO, ENRIQUE C.	330
RAVASCO, GREGORIO	275
RAZON, JESUS	132
REA, EMILE	154
RECIO, EVA S.	33
RECTO, CLARO M.	165
RECTO, JR., ALFONSO M.	603
RECTO, MANUEL B.	1,210
RECTO, RAMON L.	330
REED, H. W.	264
REEDER, W. S.	22
REGALADO, LOLITA C.	11,000
REIF, ARTHUR J.	11
RELAMPAGOS, JADE P.	5,500
RELOVA, LOURDES	385
RELOVA, ROBERTO G.	220
REPOLLO, JOSEFA M.	3,300

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
RESPAL, CONCHITA	66
REVERENTE, JR., BENITO	275
REVERENTO, JR., BENITO	275
REYES, ANGEL A.	412
REYES, ARTURO A.	220
REYES, CESAR S.	13,200
REYES, CEZAR A.	165
REYES, CEZAR A.	3,355
REYES, CRESENCIA E.	660
REYES, ENGRACIA	396
REYES, FELICIDAD R.	220
REYES, HIPOLITO	132
REYES, JESUS Z.	110
REYES, JOSE C.	220
REYES, JOSE P.	132
REYES, KARLA MARINA A. &/OR MA. MILAGROS A. REYES	806
REYES, LOURDES	198
REYES, MA. FAIDA	11,000
REYES, MILAGROS C.	33
REYES, MILAGROS D.	495
REYES, PATRIA M. REYES, RENATO T.	110 2,200
REYES, RUFINO A.	6,600
REYES-HANGAD, CELIA	110,000
REYNALDO, JOSEFA C.	132
REYNOSO, DESIDERIO R.	660
RIBAS, RAFAEL	4,620
RICAFORT, CARMEN V.	330
RICAFORT, LINA	165
RICHOLTHE, JANE	11,000
RICO, JOSE SANTAMARIA	132
RIEGO, MABEL	495
RIGOR, AMPARO	275
RILUAO, EDWIN G.	220
RIVERA, ALFREDO R.	1,100
RIVERA, CAROLINA	732
RIVERA, ERIBERTO	264
RIVERA, FELICIANA	660
RIVERA, LEONOR	110
RIVERA, MAMILIANO B.	440
RIVERA, PROSERFINA	55
RIVERA, RAMON F.	3,300
RIVERA, RUBEN	110
RIVERS, ERNST SCHIOTT	11,000 100
ROA, JR., PANFILO ROCAMORA, JAIME	1,650
ROCES, EVELYN B.	7,700
ROCES, MARCOS V.	1,100
ROCHE, AUGUSTUS	2,200
ROCHE, CLIFFORD A.	146
ROCO, JAIME S.	1,100
RODAS III, CONSTANTINO	550
RODAS, BLANCA C.	88
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LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
RODGERS, MERCEDES G.	220
RODIL, AMPARO	25,666
RODRIGO, REMEDIOS E.	800
RODRIGUEZ, CARIDAD	550
RODRIGUEZ, DANILO	550
RODRIGUEZ, ENRIQUE	1,056
RODRIGUEZ, FE ESPERANZA	286
RODRIGUEZ, FELIPE	132
RODRIGUEZ, FLOR S.	1,100
RODRIGUEZ, ILUMINADA P.	2,000
RODRIGUEZ, JAIME	550
RODRIGUEZ, JAIME R.	2,750
RODRIGUEZ, MARIANO I.	715
RODRIGUEZ, SUSANO J.	495
RODRIGUEZ, VICTOR	264
RODRIGUEZ, VIVENCIO	550
ROMACK, CLIFFORD	132
ROMERO, ANGELITA	374
ROMERO, CASTO	22
ROMERO, CONRADO	1,100
ROMERO, RAFAEL	198
ROMERO-SALAS, JOSE LUIS	825 33
ROMILLO, CARMEN C. ROMMACK, PILAR VER	660
ROMUALDEZ, EDUARDO Z.	6,600
RONDOLO, EUGENIA GLENNA &/OR JULITA R. RONDOLO	55
RONQUILLO, BERNARDINO	66
ROQUE, GENATO	132
ROQUE, LEONCIO	732
ROSADO, MA. CARMEN VDA. DE	550
ROSALES, CESAR C.	3,300
ROSALES, GERARDO	110
ROSALES, HERMENIGILDO	88
ROSALES, JUAN	132
ROSALES, LETICIA C.	99
ROSALES, URSULA	110
ROSAURO, ROSARIO	220
ROSE, ROBERT S.	27,500
ROSS, VIOLET G.	7,920
ROST, GEORGE F.	132
ROXAS DE ELIZALDE, MA. CARMEN	660
ROXAS, ANTONIO J.	660
ROXAS, BENIGNA V.	22
ROXAS, FAUSTINO	1,540
ROXAS, FELICITACION G.	1,100
ROXAS, JOSE	3,300 264
ROXAS, PORFIRIO ROXAS, PORFIRIO	352
ROXAS, SIMPLICIO J.	55
RUEDA, IRENE RUEDA VDA. DE	220
RUFINO, ERNESTO D.	11
RUFINO, JOSE MARIA A.	1,100
RUFINO, MACARIO	3,060
-,	2,000

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
RUFINO, MACARIO S.	530
RUFINO, MARIA AUXILIO	44
RUIZ, CARLOS	110
RUIZ, CONCHITA B.	110
RUIZ, LORENZO C.	110
RUSSEL, VICTORIA J.	1,237
SABIDO, VICENTE	825
SALAMAT, HERMINIA &/OR ALBERTO SALAMAT	11,000
SALAMEA, ENRIQUE J.	132
SALAN, MANUEL	550
SALAS, ADELA C.	1,232
SALAZAR, CELINE E.	66
SALAZAR, CORAZON A.	110
SALAZAR, MANUEL A.	330
SALCEDO, RAFAEL D.	165
SALCEDO, ROSALIA M.	440
SALDANA, ANTONIO	550
SALDANA, FELICIANO	330 132
SALES, JULIA A. SALIENTES, MANUEL Q.	88
SALIENTES, MANUEL Q.	1,758
SALINAS, ENRIQUE C.	66
SALMIN, JENNIE	946
SALOMON, PABLO L.	220
SALVADOR, DONNIE J.	1,100
SALVADOR, JUAN	55
SALVADOR, JUANITA	1,375
SALVATERA, TEOFISTA V.	385
SAMALA, GREGORIO	132
SAMALA, GREGORIO G.	264
SAMONTE, GLORIA CUA	500
SAMONTE, OSWALDO M.	165
SAMPANG, ELENA	110
SAN DIEGO, PEDRO	660
SAN JOSE, ALEJANDRINA MOLINA	1,265
SAN JOSE, ROBERTO V.	373,866
SANCHEZ, GUILLERMO S.	2,750
SANCHEZ, JOSEFA	220
SANCHO, CONSOLACION O.	44
SANDOVAL ALBERTO	11,000
SANDOVAL, ALBERTO SANDOVAL, FE NIEVA S.J.	660 55.000
SANIEL, JOSEFA M.	55,000 165
SANTAMARIA, ALICIA G.	198
SANTAMARIA, ALICIA G.	66
SANTAMARIA, ANTONIO	2,420
SANTAMARIA, JOSEPHINE Y.	137
SANTAMARIA, MARGARITA G.	1,265
SANTERO, GREGORIA	3,630
SANTIAGO, B.	1,100
SANTIAGO, ESTER	495
SANTIAGO, FERNANDO A.	792
SANTIAGO, RAMON G.	1,386

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
SANTIAGO, VICENTE AND ANNAMAE SANTIAGO	110
SANTOS, ALEJANDRA	220
SANTOS, ALFONSO R.	220
SANTOS, AMADO V.	55
SANTOS, AMBROSIO J.N.	91
SANTOS, BEATRIZ N.	220
SANTOS, CORAZON R.	2,200
SANTOS, CORNELIO V.	440
SANTOS, DATIVO M.	220
SANTOS, DIOSDADO	792
SANTOS, DOMINADOR S.	132
SANTOS, ESTEBAN M.	132 220
SANTOS, FERNANDO E. SANTOS, GABRIEL C.	165
SANTOS, HELEN D.	63
SANTOS, I. N.	44
SANTOS, IBARRA S.	22
SANTOS, IBARRA S.	88
SANTOS, JESUS J.	8,767
SANTOS, JESUS J. &/OR ROSALIA A. DE SANTOS	1,100
SANTOS, JIMMY B.	55
SANTOS, JOSE MA.	550
SANTOS, LETICIA L.	44
SANTOS, LUZ V.	385
SANTOS, MA. MILAGROS R.	91
SANTOS, MARCELO	7,700
SANTOS, MARIANO	242
SANTOS, MICHAEL	88,000
SANTOS, NANCY	5,500
SANTOS, NIEVES J.	345 55
SANTOS, RAFAELITO B. SANTOS, REBECCA B.	55
SANTOS, ROGELIO B.	55
SANTOS, SYLVIA R.	110
SANTOS-PEPA, NORMA	22
SANVICTORES, JULIUS VICTOR EMMANUEL J.	1,000
SAPALICIO, REYNALDO R.	495
SARABIA, AMPARO	220
SARABIA, ANTONIO G.	550
SARANDI, SYLVIA J.	132
SARANGAYA, PABLO M.	11,000
SARANGAYA, PABLO M.	11,000
SARMIENTO, PABLO	2,200
SARMIENTO, ZOILO P.	2,750
SARTHOU, RAMON	3,300
SARTHOU, RAMON M.	3,300
SARZA, ENRIQUETA A	4,180
SARZA, ENRIQUETA A. SAULON, JR., NORBERTO V.	696 12,000
SCHNABEL, CARMEN R.	50
SCHNEIDER, MILAGROS A.	220
SEANGIO, VIRGINIA	330
SEBASTIAN, FLORENCIA	1,100
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LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
SEE MUI	4,950
SEE TEE	88
SEGOVIA, LORNA Z.	1,320
SEGUNDO, DANNY	1,100
SEN, JR., PABLO	55,000
SENGA, ISIDRO	37
SENGSON, ANGELINA	1,100
SENGSON, ANGELINA L.	1,100
SERAPIO, PACITA	2,200
SERRANO, JOHNNY S.	220
SERRANO, MANUEL V.	1,100
SERRON, LADEMERE W.	396
SEVILLA, JOSEFINA G.	188
SHA, LETICIA L.	220
SHANER, L. W.	22
SHANER, LYNDA	22
SHAU, MARGARET L.	264
SHAVER & JOANNE W. SHAVER, MONSON W.	3,960
SHEN, J. Y.	264
SHEPLEY &/OR ELVA F. SHEPLEY, E. L.	110
SHIH, AURORA L.	20,000
SHIH, KING HSU	27
SHIH, RAY HSU	27
SIA KIT	495
SIA, SALVADOR J.	220
SIAO, PATRICK	77,000
SIAPNO, ISIDORO B.	22,732
SICANGCO, FELICIDAD	660
SIGUION REYNA, RICARDO T.	8,212
SILVA, DINA O.	2,200
SILVA, JOSE	198
SIMMONS, CAROLYN E.	550
SIMMONS, GARY S.	550
SIMMONS, JAMES C. SIMMONS, KARREN D.	198 550
SIMMONS, M. P.	154
SIMON, CONRADO	22
SINGSON, ANGELINA	1,100
SINGSON, CARIDAD N.	990
SINGSON, JOAQUIN P.	550
SINGSON, LOURDES C.	8,030
SINGSON, LUCILA	3,630
SIOCHI, ALBERTO	220
SISON DELA ROSA, BENITA F.	110
SISON, AMELIA	22,000
SISON, ARSACIO J.	132
SISON, ERDULFO S.	275
SISON, FIDEL J.	91
SISON, GREGORIO B. &/OR LUZ M. SISON	11,880
SISON, LUZ MENDOZA	14,828
SISON, MAGDALENA S.	55
SISON, MARIA ROSARIO	91
SISON, NENITA M.	111,853

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
SISON-SANTOS, NATALIA J.	220
SITLANI, DEVKA	2,640
SIY CONG BIENG, LEONCIO	220
SIY, BENEDICTO D.	1,100
SIY, RICHARD	1,100
SIY, ROBERT	110
SMITH, TED	55
SMITH, WILLIAM E.	11
SO ENG QUI	198
SO HAIR TO	68,420
SO, BENITO	3,300
SO, FELICISIMA	495
SO, PEDRO	40
SO, STEVEN	68,420
SO, STEVIO	68,420
SO, TOMAS	605
SOBREPENA, PERLA	528
SOCRATES, MERCEDES U.	2,145
SO-KEH, STEVIE	68,420
SOLANO, PABLO C.	132
SOLANO, TRUMAN C	22
SOLANO, TRUMAN C.	352
SOLIDUM, CELERINA	1,100 220
SOLIS, FRANCISCO A. SOLIVEN, STEPHEN G.	2,000
SOLLEE, ERIC	2,000
SOMERA, AGUSTINA L.	220
SOMERA, CIRILO	561
SOMERA, CONSOLACION	495
SOMERA, EMIGDIO	330
SOMERA, LORENZO	825
SOMERA, MARTINA	1,375
SOMERA, RAFAEL	220
SOMERA, REMEGIO	165
SOMERA, REMIGIO	165
SOMES, BEATRIZ	1,650
SOMES, BEATRIZ	1,650
SORIANO, ALBERTO &/OR LILIAN SORIANO	13,332
SORIANO, EDGARDO	22,000
SORIANO, EDGARDO	14,666
SORIANO, ENRIQUE A. ITF MAURA A. SORIANO	165
SORIANO, JOSE MA.	198
SORIANO, MA. TERESA V.	12,000
SORIANO, MARIA LOURDES C.	11,000
SOTO, JR., MARIANO B. SOYANGCO, FLORENCIO A.	30 110
SPENCER, JAMES	1,320
SPUHLER, EDGAR	1,320
STA. ANA, CANDIDO S.	330
STAYTON, JACK P.	1,100
STERNBERG, REUBEN B. &/OR MA. ISABEL B. STERNBERG	2,200
STEWART, GEORGE E.	220
STILIANOPULOS, C. V.	1,320
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LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
STO. TOMAS, ANGEL G.	330
STONE, C. A.	1,320
STREEGAN, JUGO CARLOS	88
STRZALKOWSKI, HENRY	264
SU CHU KEE, ROBERT	264
SUAREZ, PILAR	1,320
SUAREZ, SABAS	33,000
SUAREZ, SABAS	33,000
SUAREZ, SAMUEL	825
SUAREZ, STANLEY	27,500
SUAREZ, STANLEY Y.	52,800
SUAREZ, SUSAN &/OR ANTHONY J. DE FILI	110
SUBIJANO, CYNTHIA V.	5,132
SULIT, MARIO C.	352
SULIT, PABLO F.	11
SUMABAY, ROSALINA	19 333
SUN, FRANCISCO SUN, FRANCISCO F.	18,332 385
SUNGLAO, JAIME D.	13,200
SUNICO, AUGUSTO B.	22,110
SUNICO, RAMON	2,200
SURLA, AURORA M.	396
SUSARA, CARMEN L.	132
SY CHUA, ERUVINA	220
SY TIAN KUN	2,200
SY T00	1,155
SY, ANTONIA C.	3,300
SY, JOSE A.	11
SY, LETICIA	22,000
SY, MARY LOO	84,700
SY, PAZ	7,332
SY, RICHARD	440
SY, VIRGINIA LIM	22,000
SYCIP (ACCOUNT NO. 1), ALAN	182
SYCIP (ACCOUNT NO. 2), ALAN	25
SYCIP, ALAN	220
SYCIP, EUSEBIO	396
SYCIP, HELEN Y.	95 93
SYCIP, JOSEPH Y. SYCIP, LYNNA-MARIE Y.	93
SYCIP, PAUL	220
TABLANTE, MYRNA S.	1,100
TACUB, PACIFICO B.	15,000
TADE, BRAULIO G.	110
TADIQUE, FELIX R.	352
TAGLE, OLIVE	3,460
TAGLE, TEODORO Y.	275
TAGOC, JR., VICENTE M.	1,100
TAKAHASHI, TOSHIO	1,100
TAKAYENG, DONALD	220
TALABIS, FELIX S.	1,320
TALENTO, TERESITA S.	2,200
TAM NGAN PING	825

LIST OF STOCKHOLDERS

	NAME	SHARES ISSUED & OUTSTANDING
TAMBUNTING, JOSE P.		72
TAMESIS, JESUS V.		1,980
TAN CHING PIN		2,200
TAN KIAN BING		660
TAN KIAO		5,500
TAN LEE HUN		33
TAN LIT		3,300
TAN SEH ENG		66
TAN SIU		2,970
TAN TI		3,300
TAN, ALICIA		660
TAN, ANABEL		44,000
TAN, ANGEL		5,100
TAN, BENJAMIN		550
TAN, CARLOS TAN, CARLOS S.		275
TAN, CARLOS S. TAN, DOLORES		1,465 4,400
TAN, EDUARDO		2,860
TAN, EDWIN		21,997
TAN, EDWIN		7,332
TAN, ELENA C.		88
TAN, FEDERICK		990
TAN, FELIPE Q.		3,300
TAN, FRANCISCO ONG		366
TAN, FREDERICK		6,710
TAN, FREDERICK C.		2,236
TAN, GAVINO		3,300
TAN, ISABELITA M.		44
TAN, LADISLAO		1,100
TAN, LILIAN		22
TAN, LUCIA		1,100
TAN, MARIANO		110
TAN, MARVIN		33,000
TAN, NORMA TAN, PEREZ G.		5,500 220
TAN, PETER		3,300
TAN, ROBERTO CHIU		200,000
TAN, SATURNINO JAVIER		440
TAN, SERGIO G.		1,650
TAN, STEPHEN ANG		732
TAN, ZENAIDA		770
TANCHAN III, SANTIAGO		972,398
TANCHAN, CONSTANTINE		881,466
TANCHAN, INGRID MARIE		146,666
TANCHAN, JENNIFER		293,332
TANCHAN, RACHEL PEARL		146,666
TANCOO FOTER S		2,640
TANGCO, ESTER S.		990
TANJANGCO, JR., JOSE		4 880
TANJANGCO, LUIS S. TANJANGCO, PILAR LOPEZ		55
TANPINCO, GLORIA		44
TANSECO, GLORIA		110
MUSECO, AURORA		110

LIST OF STOCKHOLDERS

	NAME SHARES ISSUED & OUTSTANDING	
TANSECO, JOSEFINA	110)
TANTOCO, HERMINIO W.	12	
TANTOCO, LILIA B.	2,200)
TAPIA, ANTONIO O.	146	5
TAPIA, ROSA O.	146	5
TAPIA, RUFINO O.	146	
TAYENGCO, LYDIA G.	275	
TE SENG	2,932	
TE, FRANCISCO	110 440	
TE, KENNETH TE, PHILIP	220	
TE, SEMON	1,650	
TEAH KIM	550	
TEE, JR., HENRY	550	
TEE, PACITA	1,100)
TEE, THOMAS	1,100)
TEEHANKEE, SOFIA L.	110)
TELESCO, FREDERICK J. THOMAS	84	1
TELESCO, HAND. DIANE LOUISE	924	
TELESCO, PATRICIA E. MORGAN	924	
TELESCO, PHILIP ALLAN	84	
TENGCO, DOMINGO	825	
TENNY, LUCY TEODORO, AMADO	66 990	
TEODORO, DONATO	330	
THAM, THOMAS DY GIAN	2,000	
THOMPSON, R.E.	1,100	
TIAMSON, EMILIO M.	66	
TIANCO, LOURDES	1,298	3
TIANCO, LUCIA	1,730)
TIANCO, LUCIA A.	1,188	3
TICZON, JOHN MICHAEL	92	
TICZON, MARK STEVEN	91	
TICZON, VINCENT PAUL	91	
TING KONG HENG	1,650 440	
TINSAY, E.C. TIO, GEORGE &/OR MANUEL TIO	88,000	
TIO, GEORGE D.	7,333	
TIOCO, ABLAZA J.	1,925	
TIOCO, FRANCISCA	792	
TIONG CHUI GIONG,	2,200	
TIONGCO, ROLANDO	495	5
TIONGSON, ANTONIO T.	88,000)
TIOSIC, WILLIAM	88	
TIOTUYCO, JOSE C.	264	
TIOTUYCO, YOLANDA D.	220	
TIRONA, TOMAS	792	
TIU HUE TIU KONG LIAN	1,100 12,832	
TIU YIN	12,832 220	
TIU, ALEJO A.	300	
TIU, JR., JOSE	2,640	
TO, JOSEPH	220	

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
TOEHL, WALTER	5,654
TOI HOO LEUNG	44
TOLEDO, GERMELINA G.	220
TOLOSA, HENRY	44
TONG, FRANCIS S.	2,475
TONG, IRENE	110
TONGSON, ARTURO	825
TONOLETE, FERNANDO	110
TORIO, PAULINO S.	1,320
TORRALBA, ELISA	22
TORRALBA, JR., MARGARITO P.	22
TORRALBA, TERESITA P.	110
TORRELLA, ANTONIO R.	275
TORRES, ALBERTO	165
TORRES, ANGEL	132
TORRES, PACIFICO	1,100
TORRES, PACIFICO TORRES, PATRONILO	550 1,650
TORRES, TEOFILO	1,050
TRAJANO, LYDIA J.	11,000
TRAMBITZKY, LUZ	1,320
TRANQUILINO C. ARROYO ITF CELY ARROYO	1,320
TRILLANES, PABLO F.	132
TRILLO, PILAR URBINA	396
TRILLO, PILAR URBINA	132
TRILLO, RITA	18
TRINIDAD, JOSEFA B.	110
TRINIDAD, JOVEN	550
TROMPETA, AURORA	27
TSULAOKA, CHRISTINE R.	220
TUASON, PEDRO	1,100
TUASON, PRESENTACION V.	550
TUMANG, MAGDALENA A.	1,760
TY ENG KUN	1,320
TY PECK SUAN	110,000
TY, ANITA	111,000
TY, ANITA	18,333
TY, HELEN TY, PATRICK	22 220
TY, PAZ ANG	264
UICHANCO, EFIGENIA B.	550
UICHANCO, MERCEDES B.	1,320
UICHANCO, VIRGINIA B.	3,300
UMIL, ANDREA C.	110
UNSON, RENATO JOSE O.	400
URANZA, ROGELIO U.	110
URBINA, JR., JESUS	396
URBINA, MERCEDES G.	396
USON, MARIO	44
UTUTALUM, SALIH	1,567
UY BON PIN	88
UY SIENG	550
UY TENG CAM	4,400

LIST OF STOCKHOLDERS

	NAME SHARES ISSUED & OUTSTANDING
UY TIAN, HILARIA	14
UY, ALFONSO	1,100
UY, DOMINGO G.	990
UY, FERMIN	220
UY, JAN REINER B.	13,750
UY, JAYME O.	1,100
UY, LUVUMIN	2,200
UY, MANUEL Y.	5,500
UY, MARIA CHARITO B.	68,750
UY, MIRIAM L.	71,500
UY, ROBERT	2,200
UY, TERESA	330
UY, VICTOR	9,900
UY, VICTORIO	550
UY, ZOSIMO D.	181,865
VACA, TINA	165
VALDES, JESUS J.	1,650
VALDES, JOSE	2,255
VALDEZ, PLACIDO M.	11,000
VALENCIA, CELITA T.	110
VALENCIA, EDUARDO B.	2,948
VALENCIA, JESUS SAN LUIS	1,000
VALENCIA, RENATO C.	1,100
VALENZUELA, GERARDA	44
VALERA, JUNE P.	1,870
VALERIANO, CONCEPCION	84
VALERIO, REUBEN M.	2,200
VALLEJO, CARIDAD	66
VALLEJO, INOCENCIA N.	66
VASALLO, MANUEL	44
VASQUEZ, CARMEN	220
VASQUEZ, CARMEN E.	220
VELASCO, ALICE	132
VELASCO, ALVIN T.	3,410
VELASCO, ENRIQUE	2,805
VELASCO, FROILAN	880
VELASCO, SATURNINO	440
VELASQUEZ, MANUEL	88
VELEZ, JUAN	1,650
VELEZ, PETER	3,300
VELEZ, RICARDO	3,300
VELISANO, CARLOS L. VELOSO, BUENAVENTURA	275
VELOSO, BUENAVENTURA VELOSO, J. M.	220
VELOSO, J. M. VELOSO, LUCIA	3,300 1,100
VELOSO, EOCIA VELOSO, REBECCA	330
VELOSO, REBLECCA VELOSO, SYLVIA S.	200,000
VENERACION, GERONIMO O.	550
VENTOCILLA, PEDRO A.	198
VENTURANZA, MA. EDURNE G.	88,000
VERA CRUZ, CECILIA E.	110
VERA, ANTONIO	110
VERA, CONCHITA	770
12.37 00.10.11.71	770

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
VERA, RAFAEL S.	1,980
VERANO, ANGELITO C.	366
VERGARA, ANA	17,600
VERGARA, AVELINA	11,880
VERGARA, DIONISIA C.	1,650
VERGARA, MIGUEL	4,400
VERGEL DE DIOS, AGUSTIN &/OR MINABELLE G. VERGEL DE DIOS	660
VERGEL DE DIOS, ELISA	550
VERZOSA, JR., CANDELARIO	7,700
VERZOSA, LUZ G.	44
VIBAL, ESTHER	77
VIBAR, NORMA C.	1,100
VICENCIO, ENGRACIA	3,960
VICENTE, FELICIDAD S.	84
VICENTE, PACTOR M	22,000
VICTORIA ELORENCIA A	660
VICTORIA, FLORENCIA A. VICTORIO, BALBINA B.	264 264
VICTORIO, JAIME	165
VIDAL, DEMETRIA C.	1,650
VIDOLA, MARIO A. &/OR AUREA VIDOLA	110
VILLA, ILUSTRE	550
VILLA, TOMAS	2,750
VILLAFUERTE, RENE	2,000
VILLAMIL, ASTERIO	132
VILLANIA, ARSENIO	330
VILLANUEVA, CONSOLACION	220
VILLANUEVA, EMILIA	264
VILLANUEVA, EMMA	880
VILLANUEVA, IRENE C.	220
VILLANUEVA, PANFILO	2,200
VILLAR, ANGELES	1,100
VILLARAMA, EDUARDO	500
VILLARAMA, EDUARDO	5,000
VILLAREAL, DENNIS	2,932
VILLAREAL, DENNIS T.	8,800
VILLAREAL, DIONISIA	110
VILLAREAL, GERARDA VILLAREAL, GERARDA	352 352
VILLAREAL, JR., LUIS R.	275
VILLARIN, GONZALO	110
VILLAROMAN, CESAR I.	440
VILLARUZ, FELY A.	2,640
VILLASENOR, LUISITO	264
VILLASICA, AUREA G.	330
VILLAVICENCIO, NATIVIDAD	385
VILLEGAS, ERIC S.	11
VILLEROS, ALIPIO	550
VINLUAN, LOURDES O.	44
VINZON, CECILIA P.	55
VIOLETA, JR., CELSO	1,650
VIRATA, ELINOR A.	5,500
VIRTUSIO, LYDIA	2,200

LIST OF STOCKHOLDERS

NAME	SHARES ISSUED & OUTSTANDING
VIRTUSIO, LYDIA E.	1,100
VISAYA, LOURDES	660
VITA, RUFINA A.	528
VONTANGEN, JORGEN	11,000
WAGE, RENATO M. &/OR CARMEN P. WAGE	732
WALKER, R.	825
WALLACE, JOHN O.	110
WANG JIAN YUAN	4,400
WANG SIU ING	2,200
WEBB, ELIZABETH P.	1,980
WEBB, FREDDIE &/OR ELIZABETH WEBB	2,200
WEBB, VIRGINIA	1,320
WEST, CONSUELO GABRIELA Q.	66
WESTENDORP DE BRIAS, ISABEL MA.	132
WESTENDORP, SYLVIA B.	44
WHEELER, BETTY ANA O.	528
WOLPER, SANDRA	264
WONG FOOK LIM	300
WONG FOOK LIM	450
WONG YONG	550
WONG, DOMINGO	1,100
WONG, NORBERT & TERRENCE WONG	1,100
WONG, ROSIE T.	8,448
WONG, STANTON	275
WOODBUFF, BOX	4,125
WOODRUFF, ROY	660
YALA, BIBINA T.	2,200 550
YAM, CARLOS YAMACHIKA, DORA	550
YAN WONE MANG	132
YAN, LUCIO W.	198,000
YAN, LUCIO W.	66,000
YAN, MALVIN	66,000
YAN, MALVIN Y.	198,000
YANGO, ALFONSO M.	220
YAO, GEORGE	264
YAO, ROBERT	550
YAO, RUFINO U.	366
YAP, EDUARDO H.	1,100
YAP, ELLEN	2,200
YAP, EMMANUEL	55
YAP, JOSE	1,650
YAP, JOSE L.	11,000
YAP, JOSELITO	5,500
YAP, JR., MACARIO C.	110
YAP, LOURDES ROSARITO C.	137
YAP, MELENCIO	26,400
YAP, REMEDIOS C.	55
YAPINGO IR BOMINGO	24,750
YAPTINGUAY, ALBERTO	44
YAPTINCHAY, ANGEL	66
YAPTINCHAY, ANGEL	990
YAPTINCHAY, LETICIA	1,980

LIST OF STOCKHOLDERS

YATCO, TERESA S. 110 YATCO, TERESA S. 110 YAUC, TERESA S. 110 YAU, ESTEBAN 495 YAU, ESTEBAN 165 YBIERNAS, FORTUNATO R. 1110 YIU SIOK ENG 1,666 YLLANA, FLORENCIO C. 22 YMZON, MAGDALENA V. 660 YODONG, LIZARDO 396 YODONG, LIZARDO 396 YOUNG, GENGE K. 21,266 YOUNG, GEORGE K. 21,266 YOUNG, GEORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOHN BENEDICT 4,266 YOUNG MACHAIL S. 33,000 YU AWKING 44 YU CHAY PUY 198 YU CHENG HAN, ANNA 132 YU TIAO HIM, ROBERTO 2,200 YU CHIANG 3,300 YU LOHIN SUN 110 YU CHOK YU LOY 1,500 YU TIAY 1,500 YU TIAY 1,500 YU TIAY 1,500 YU, JAWIN 3,500 YU, JAWIN 3,500 YU, JAWIN 3,500 YU, JOAVID TAIPIT 660 YU, LEINA 5,500 YU, JOAVID TAIPIT 660 YU, JU, DAVID TAIPIT 660 YU, JU, DAVID TAIPIT 660 YU, JU, DAVID TAIPIT 660 YU, JOAVID 1,550 YU, JOAVID 1,570 YU, JOA	NAME	SHARES ISSUED & OUTSTANDING
VATCO, TERESA S. 110 YAU, ESTEBAN 495 YAU, ESTEBAN 165 YBIERNAS, FORTUNATO R. 110 YIU SIOK ENG 166 YLLANA, FLORENCIO C. 22 YMZON, MAGDALENA V. 660 YORRO, JOVENCITO 6,600 YOUNG, BERIGNO R. 825 YOUNG, GENISHOR R. 2,260 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOSE 1,650 YOUNG, MA. SYLVIA S. 33,000 YU CHENG HAN, ANNA 132 YU CHENG HAN, ANNA 132 YU CHIANG 1,650 YU CHIANG 1,650 YU CHIN SUN 110 YU CHOK 44 YU TLOY 1,650 YU TAY 132 YU TIAY 132 YU TING CHONG 2,200 YU, JALEX 935 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, ELENA 550	YATCO, TERESA S.	110
YAU, ESTEBAN 495 YAU, ESTEBAN 165 YBIERNAS, FORTUNATO R. 110 YIU SIOK ENG 1,666 YLADAR, FLORENCIO C. 22 YMZON, MAGDALENA V. 660 YODNOR, LIZARDO 396 YOUROR, OYORO, JOYENCTTO 6,600 YOUNG, BENIGNO R. 825 YOUNG, CYRUS 5,500 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOHN BENEDICT 3,113 YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHANG 1,650 YU CHIANG 1,650 YU TIAO HIM, ROBERTO 1,20 YU TAY 1,650 YU TIAO HIM, ROBERTO 2,20 YU, JU, JALEX 935 YU, DAVID 2,20 YU, JU, JOHN 3,00 YU, JOHN 3,00	•	
YAU, ESTEBAN 165 YBIERNAS, FORTUNATO R. 116 YIL STOK ENG 1,666 YLLANA, FLORENCIO C. 22 YMZON, MAGDALENA V. 660 YODNOR, LIZARDO 396 YOROR, JOVENCITO 6,600 YOUNG, ENIGNO R. 825 YOUNG, CYRUS 5,500 YOUNG, GORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOSE 1,650 YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHENG HAN, ANNA 132 YU CHIANG 1,650 YU CHIN SUN 110 YU CHOK 440 YU LOY 1,650 YU TIAO HIM, ROBERTO 220 YU TIAO HIM, ROBERTO 220 YU, JALEX 935 YU, JALEX 935 YU, JELENA 550 YU, JELENA 550 YU, JELENA 550 YU, JU, JOHN 30 YU, JU, JOHN 30 Y	·	
YBIERNAS, FORTUNATO R. 11.666 YILANA, FLORENCIO C. 22 YMZON, MAGDALENA V. 660 YODNONG, LIZARDO 396 YORRO, JOVENCITO 6,600 YOUNG, SENIGNO R. 825 YOUNG, GEORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOSE 1,650 YOUNG, JOSE 33,000 YU AWKING 44 YU CHAY PUY 198 YU CHIANG 3,300 YU CHIANG 3,300 YU CHIANG 1,650 YU CHIANG 1,650 YU CHIANG 1,650 YU TAY 1,650		
YLLANA, FLORENCIO C. 22 YMZON, MAGDALENA V. 660 YODONG, LIZARDO 396 YORRO, JOVENCITO 6,600 YOUNG, BENIGNO R. 825 YOUNG, CYRUS 5,500 YOUNG, GEORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHAY PUY 198 YU CHIANG 1,650 YU CHOK 440 YU LOY 1,650 YU LOY 1,650 YU TIAO HIM, ROBERTO 2,00 YU, TIAO CHONG 2,200 YU, DAVID 2,200 YU, DAVID 2,200 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, ELENA 550 YU, JOSEPH S. 1,650 YU, JOSEPH S. 1,650 YU, JOSEPH		110
YMZON, MAGDALENA V. 660 YODONG, LIZARDO 396 YORRO, JOVENCITO 6,600 YOUNG, BENIGNO R. 825 YOUNG, CYRUS 5,500 YOUNG, GEORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOSE 1,650 YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHENG HAN, ANNA 132 YU CHIANG 1,650 YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 44 YU LOY 1,650 YU TIAO HIM, ROBERTO 220 YU TIAO HIM, ROBERTO 220 YU, JAUD 2,200 YU, DAVID TAIPIT 660 YU, JOANID 30,000 YU, JOSEPH S. 1,650 YU, JOSEPH S. 1,650 YU, JOHN 30 YU, JOSEPH S. 1,650 YU, JOSEPH S. 1,650 YU, MANIANNE 25 YU, PETER &/OR CONCEPCION YU 55,000	YIU SIOK ENG	1,666
YODONG, LIZARDO 396 YORRO, JOVENCITO 6,600 YOUNG, BENIGNO R. 825 YOUNG, CYRUS 5,500 YOUNG, GEORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOSE 1,650 YOUNG, MA. SYLVIA S. 33,000 YU CHAY PUY 198 YU CHIANG 1,650 YU CHIANG 3,300 YU CHIANG 3,300 YU CHIANG 1,650 YU CHIOK 440 YU LOY 1,650 YU TIAY 1,650 YU, JALEX 935 YU, JALEX 935 YU, DAVID 2,200 YU, JU, JONID TAIPIT 660 YU, ELENA 550 YU, SABEL 20 YU, JONID TAIPIT 660 YU, JONID TAIPIT 660 YU, JOSEPH S. 1,650	YLLANA, FLORENCIO C.	22
YORRO, JOVENCITO 6,600 YOUNG, BENIGNO R. 825 YOUNG, CYRUS 5,500 YOUNG, GEORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOSE 1,650 YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHAY PUY 198 YU CHIANG 1,650 YU CHIANG 3,300 YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 440 YU LOY 1,650 YU TIAY 132 YU TIAY 132 YU TIAY 132 YU TING CHONG 2,200 YU, JURING CHONG 2,200 YU, JURING CHONG 2,200 YU, JU, JONID 2,200 YU, JU, GREGORIO T. 30,000 YU, JU, GREGORIO T. 30,000 YU, JI, GREGORIO T. 30,000 YU, JOSEPH S. 1,650 YU, MARIANINE 825 YU, MARIANINE 825 Y	YMZON, MAGDALENA V.	660
YOUNG, ERNIGNO R. 825 YOUNG, CYRUS 5,500 YOUNG, GEORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOSE 16,650 YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHAY PUY 198 YU CHIANG 1,650 YU CHING 440 YU CHOK 440 YU LOY 1,650 YU TING CHONG 2,200 YU, JALEX 935 YU, JALEX 935 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, SABEL 220 YU, JISABEL 20 YU, MARIANNE 825 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ </td <td>YODONG, LIZARDO</td> <td>396</td>	YODONG, LIZARDO	396
YOUNG, CYRUS 5,500 YOUNG, GEORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOSE 1,650 YOUNG, MA. SYLVIA S. 3000 YU AWKING 44 YU CHAY PUY 198 YU CHIANG 1,650 YU CHIANG 3,300 YU CHIANG 3,300 YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 460 YU TIAY 1,650 YU TIAO HIM, ROBERTO 2,200 YU, TIAO CHONG 2,200 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, GREGORIO T. 30,000 YU, JU, ISABEL 220 YU, JOHN 330 YU, JU, JOSEPH S. 1,650 YU, MARIANNE 825 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 5,000 YU, ROBERTO 2,750 YU, ROBERTO 2,750 YU, ROBERTO 5,500 YUC	YORRO, JOVENCITO	
YOUNG, GEORGE K. 21,266 YOUNG, JOHN BENEDICT 3,113 YOUNG, JOSE 1,650 YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHAY PUY 198 YU CHENG HAN, ANNA 132 YU CHIANG 3,300 YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 446 YU LOY 1,650 YU TAY 132 YU TIAO HIM, ROBERTO 220 YU, TIAO CHONG 2,200 YU, DAVID 2,200 YU, DAVID 2,000 YU, DAVID TAIPIT 660 YU, SABEL 220 YU, JOHN 30,000 YU, JOSEPH S. 1,650 YU, JOHN 330 YU, JOHN 330 YU, JOHN S. 1,650 YU, MARIANNE 825 YU, ROWINDO 5,865 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ		
YOUNG, JOSE 3,113 YOUNG, JOSE 1,650 YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHAY PUY 198 YU CHIANG 1,650 YU CHIANG 1,650 YU CHIANG 110 YU CHIN SUN 110 YU CHOK 440 YU LOY 1,650 YU TIAY 132 YU TIAY 132 YU TIAY 132 YU, JU, DAVID 2,200 YU, JALEX 935 YU, DAVID 2,200 YU, JOAVID TAIPIT 660 YU, JU, GREGORIO T. 30,000 YU, JOSEPH S. 1,650 YU, JOSEPH S. 1,650 YU, JOSEPH S. 1,650 YU, PETER &/OR CONCEPCION YU 55,000 YU, PETER &/OR CONCEPCION YU 5,000 YU, ROSABELLE A. 550 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 51 YUCHENGCO (ACCOUNT NO. 2), PAZ 51		
YOUNG, JOSE 1,650 YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHAY PUY 198 YU CHENG HAN, ANNA 132 YU CHIANG 3,300 YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 440 YU LOY 1,650 YU TIAY 132 YU TING CHONG 2,200 YU, JALEX 935 YU, DAVID TAIPIT 660 YU, JOAVID TAIPIT 660 YU, JOHA 30,000 YU, JOHN 30,000 YU, JOSEPH S. 1,650 YU, MARIANNE 550 YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 5,500 <		
YOUNG, MA. SYLVIA S. 33,000 YU AWKING 44 YU CHENG HAN, ANNA 132 YU CHIANG 1,650 YU CHIANG 3,300 YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 440 YU LOY 1,650 YU TAY 132 YU TIAO HIM, ROBERTO 220 YU, JALEX 935 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, JU, GREGORIO T. 30,000 YU, JOSSEPH S. 1,650 YU, JOHN 330 YU, JONANY TEE 5,865 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YU, ROSABELLE A. 550 YU, CHENGCO, PAZ S. 1,750 YUCHENGCO (ACCOUNT NO. 1), PAZ 51 YUCHENGCO, PAZ S. 1,750 YULO, JUAN C. 55 YULIO, O, WARTIN D. 2,000 <td></td> <td></td>		
YU AWKING 144 YU CHAY PUY 198 YU CHIANG 1,650 YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 440 YU LOY 1,650 YU TAY 132 YU TIAO HIM, ROBERTO 220 YU, TING CHONG 2,200 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, ELENA 550 YU, SABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, ROBERTO 2,700 YU, ROBERTO 2,500 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO, PAZ S. 1,750 YUCHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YUJUICO, PURIFICACION Z. 732 YUJUICO, ADELINA C. 275 YULO, ADELINA C. 22,000 ZAFIRES, THELMA		
YU CHAY PUY 198 YU CHENG HAN, ANNA 132 YU CHIANG 1,650 YU CHIN SUN 110 YU CHOK 440 YU TU CHOK 1650 YU TAY 132 YU TIAO HIM, ROBERTO 220 YU TIAO HONG 2,200 YU, DAVID 2,200 YU, DAVID 2,200 YU, SAEGORIO T. 30,000 YU, ISABEL 220 YU, JOHN 33 YU, JOSEPH S. 1,650 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, ROSABELLE A. 550 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 51 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YULICO, JUAN C. 55 YULIO, OPURIFICACION Z. 55 YULIO, OPURIFICACION Z. 55 YULIO, ADELINA C. 22,000 ZAFIRES, THELMA 300 ZAGALA, LEONARDO G.	•	·
YU CHENG HAN, ANNA 132 YU CHIANG 1,650 YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 440 YU LOY 1,650 YU TIAY 132 YU TIAO HIM, ROBERTO 220 YU, ALEX 935 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, ELENA 550 YU, GREGORIO T. 30,000 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, ROSABEL 225 YU, ROSABEL FA. 550 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUU, O, DELINA C. 57 YUU, O, ADELINA C. 275 YUULO, ADELINA C. 227 YULIO, ADELINA C. 275 YULIO, ADELINA C. 22,000 ZAF		
YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 440 YU LOY 1,650 YU TIAY 132 YU TIO HIM, ROBERTO 220 YU, TING CHONG 2,200 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, GREGORIO T. 30,000 YU, JOHN 330 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MARIANNE 5865 YU, REER &/OR CONCEPCION YU 55,000 YU, ROBERTO 2,750 YU, CROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 51 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUJUIO, ADELINA C. 275 YUJUI, ANTONIO 22,000 ZAFIRES, THELMA 30 ZAGALA, LEONARDO G. 55		
YU CHIANG 3,300 YU CHIN SUN 110 YU CHOK 440 YU LOY 1,650 YU TAY 132 YU TIAO HIM, ROBERTO 220 YU, TIAO CHONG 2,200 YU, DAVID 2,200 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, ELENA 550 YU, SIABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, MARIANNE 825 YU, ROBERTO 2,750 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHENGCO, PAZ S. 1,750 YUCHENGCO, PURIFICACION Z. 55 YULIO, ADELINA C. 275 YULIO, ADELINA C. 275 YUPTIUM, ANTONIO 22,000 ZAFIRES, THELMA 30	·	
YU CHIN SUN 440 YU CHOK 440 YU LOY 1,650 YU TAY 132 YU TIAO HIM, ROBERTO 220 YU, TIAO CHONG 2,200 YU, ALEX 935 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, ELENA 550 YU, SABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, MRIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 510 YUCHENGCO, PAZ S. 1,750 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 55 YULO, O, DURIFICACION Z. 55 YUJUIO, PURIFICACION Z. 275 YULIO, ADELINA C. 275 YULIO, ADELINA C. 275 YUPTIUM, ANTONIO 22,000 ZAFIRES, THELMA 330		
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YU TIAY 132 YU TIAO HIM, ROBERTO 220 YU TING CHONG 2,200 YU, ALEX 935 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, ELENA 550 YU, GREGORIO T. 30,000 YU, ISABEL 220 YU, JOHN 33 YU, JOSEPH S. 1,650 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, RYMUNDO 55,000 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHENGCO, PAZ S. 1,750 YUCHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 55 YUJUICO, PURIFICACION Z. 732 YULPITUM, ANTONIO 22,000 ZAFIRES, THELMA 30 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55		
YU TING CHONG 2,200 YU, ALEX 935 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, GREGORIO T. 30,000 YU, ISABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MARNAY TEE 5,865 YU, MARIANNE 825 YU, RAYMUNDO 55,000 YU, ROBERTO 2,750 YU, CHENGCO (ACCOUNT NO. 1), PAZ 51 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHEOGO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 55 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAGIDE, HERMES 55		
YU TING CHONG 2,200 YU, ALEX 935 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, ELENA 550 YU, GREGORIO T. 30,000 YU, ISABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 55,000 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 51 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55		
YU, ALEX 935 YU, DAVID 2,200 YU, DAVID TAIPIT 660 YU, ELENA 550 YU, GREGORIO T. 30,000 YU, ISABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 5,500 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YU, CHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YULIO, ADELINA C. 275 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	·	
YU, DAVID TAIPIT 660 YU, ELENA 550 YU, GREGORIO T. 30,000 YU, ISABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 5,500 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 73 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	YU, ALEX	-
YU, ELENA 550 YU, GREGORIO T. 30,000 YU, ISABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, ROSBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55		2,200
YU, GREGORIO T. 30,000 YU, ISABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 5,500 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	YU, DAVID TAIPIT	660
YU, ISABEL 220 YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 5,500 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	YU, ELENA	550
YU, JOHN 330 YU, JOSEPH S. 1,650 YU, MANNY TEE 5,865 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 5,500 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	YU, GREGORIO T.	30,000
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YU, MANNY TEE 5,865 YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 5,500 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO, (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	YU, JOHN	
YU, MARIANNE 825 YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 5,500 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	·	
YU, PETER &/OR CONCEPCION YU 55,000 YU, RAYMUNDO 5,500 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	•	
YU, RAYMUNDO 5,500 YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55		
YU, ROBERTO 2,750 YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55		
YU, ROSABELLE A. 550 YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	,	
YUCHENGCO (ACCOUNT NO. 1), PAZ 510 YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	•	
YUCHENGCO (ACCOUNT NO. 2), PAZ 51 YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55	•	
YUCHENGCO, PAZ S. 1,750 YUCHIOCO, MARTIN D. 2,100 YUHICO, JUAN C. 55 YUJUICO, PURIFICACION Z. 732 YULO, ADELINA C. 275 YUPITUM, ANTONIO 22,000 ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55		
YUCHIOCO, MARTIN D.2,100YUHICO, JUAN C.55YUJUICO, PURIFICACION Z.732YULO, ADELINA C.275YUPITUM, ANTONIO22,000ZAFIRES, THELMA330ZAGALA, LEONARDO G.100ZAIDE, HERMES55		
YUHICO, JUAN C.55YUJUICO, PURIFICACION Z.732YULO, ADELINA C.275YUPITUM, ANTONIO22,000ZAFIRES, THELMA330ZAGALA, LEONARDO G.100ZAIDE, HERMES55	·	
YUJUICO, PURIFICACION Z.732YULO, ADELINA C.275YUPITUM, ANTONIO22,000ZAFIRES, THELMA330ZAGALA, LEONARDO G.100ZAIDE, HERMES55		
YULO, ADELINA C.275YUPITUM, ANTONIO22,000ZAFIRES, THELMA330ZAGALA, LEONARDO G.100ZAIDE, HERMES55		
YUPITUM, ANTONIO22,000ZAFIRES, THELMA330ZAGALA, LEONARDO G.100ZAIDE, HERMES55		
ZAFIRES, THELMA 330 ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55		
ZAGALA, LEONARDO G. 100 ZAIDE, HERMES 55		
ZAIDE, HERMES 55		
7ALAMEA IR ENRIQUE M 1.639		
1,000	ZALAMEA, JR., ENRIQUE M.	1,639

LIST OF STOCKHOLDERS

As of 6/3/2025

NAME	SHARES ISSUED & OUTSTANDING
ZALDARRIAGA, VICTORIA S. ZAMORA, FELIPE ZAMORA, PABLO ZAMORA, PABLO ZAMORA, RENATO ZAMORA, RENATO L. ZARAGOZA, RICARDO ZAYCO, AIDA ZAYCO, ALICE CHANG ZIALCITA, BENIGNO III ZOBEL DE AYALA, FERNANDO M. ZOBEL, GLORIA Y MONTOJO ZOLLER, GUIDO ZORRILLA, LEANDRO ZOSA, ELBERT M. ZUBIETA, JOSE B. ZUGANOFF, KSENIA O. ZULUAGA, CATALINA Z. ZULUAGA, GLORIA T. ZULUETA, ELENA	1,100 11,000 220 220 660 660 1,100 88 3,333 44 440 440 132 22 4,400 1,650 1,980 990 8,800 220
INDIVIDUAL	70,459,421
GRAND TOTAL Total Stockholders	3,003,302,538 3,079
TOTAL SHARES SUMMARY	
TOTAL SHARES ISS	UED AND OUTSTANDING
FILIPINO	2,981,448,918
FOREIGN	21,853,620
TOTAL	3,003,302,538
Certified True and Correct:	

Professional Stock Transfer, Inc.

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TABLE OF CONTENTS

		Page No.
PART I	BUSINESS AND GENERAL INFORMATION	
Item 1	Business and General Information	3
Item 2	Properties	9
Item 3	Legal Proceedings	9
Item 4	Submission of Matters to a Vote of Security Holders	10
PART II	OPERATIONAL AND FINANCIAL INFORMATION	
Item 5	Market for Registrant's Common Equity and Related Stockholder Matters	10
Item 6	Management's Discussion and Analysis or Plan of Operations	13
Item 7	Financial Statements	17
Item 8	Changes in and Disagreements with Accountants on	
	Accounting and Financial Disclosure	17
PART III	CONTROL AND COMPENSATION INFORMATION	
Item 9	Directors and Executive Officers of the Registrants	17
Item 10	Executive Compensation	23
Item 11	Security Ownership of Certain Beneficial Owners and Management	25
Item 12	Certain Relationships and Related Transactions	27
PART IV	CORPORATE GOVERNANCE	
Item 13	Corporate Governance	28
PART V	EXHIBITS AND SCHEDULES	
Item 14 Exhibit	s and Reports on SEC Form 17-C	28
SIGNATURES		29
INDEX TO FI	NANCIAL STATEMENTS AND SUPPLEMENTARY SCHED	OULES

INDEX TO EXHIBITS

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-A

ANNUAL REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE

1. For the Fiscal Year ended : 31 December 2024

2. SEC Identification Number : 14102

3. BIR Tax Identification Number : 041-000-175-630

4. Exact name of registrant as specified in its charter: Anglo Philippine Holdings Corporation

5. Province, Country or other jurisdiction of incorporation or organization: **Philippines**

6. Industry Classification Code: (SEC Use Only)

7. Address of principal office: 6th Floor Quad Alpha Centrum Building

125 Pioneer Street, Mandaluyong City 1550

8. Registrant's telephone number, including area code: (632) 8 631-5139;

(632) 8635-6130

9. Former name, former address, and former fiscal year if changed since last report: N/A

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

Number of shares of common stock outstanding and amount of debt outstanding

Common stock (P1.00 par value) 3,003,302,538 shares

Loans Payable and Long Term Debt N/A

- 11. Are any or all of these securities listed in the Philippine Stock Exchange: YES
- 12. Check whether the registrant:

Title of Each Class

a) has filed all reports required to be filed by Section 17 of the Securities Regulation Code (SRC) and Rule 17(a)-1 thereunder and Sections 26 and 141 of the Corporation Code during the preceding 12 months (or for such shorter period that the registrant was required to file such reports).

Yes [X] No []

b) has been subject to such filing requirement for the past 90 days.

Yes [X] No []

13. Aggregate market value of the voting stock held by non-affiliates: 240,910,092 (535,355,762 Shares @ P0.45/share as of December 31, 2024)

14. Document incorporated by reference: 2024 Audited Financial Statements

PART I - BUSINESS AND GENERAL INFORMATION

Item 1. Business and General Information

(a) Description of Business

(1) Business Development

Anglo Philippine Holdings Corporation (the "Company") was incorporated in 1958, originally as an oil and mineral exploration company with the corporate name of "Anglo Philippine Oil Corp." In 1996, the Company changed its primary purpose to that of an investment holding firm focused on natural resources, property development and infrastructure, and changed its corporate name to "Anglo Philippine Holdings Corporation". On September 14, 2006, the SEC approved the Company's Amended Articles of Incorporation extending the life of the Company for another fifty (50) years from June 25, 2008.

On December 18, 2012, the Company acquired 100% ownership of Vulcan Materials Corporation (VMC). VMC was registered with the Philippine SEC on September 12, 1991 and is involved in the exploration and development of mineral and aggregates resources.

On December 21, 2015, the Company acquired 97.59% ownership of Tipo Valley Realty, Inc. (TVRI), a company involved in property development.

On September 26, 2016, SEC approved the incorporation of *Anglo Philippine Power Corporation (APPC)* (100% owned) to spearhead the Company's foray into the power generation business and presently evaluating various renewable energy projects for future investment and is still in its preoperating stage. Subsequently, **APPC** formed a new wholly-owned subsidiary, **Bataan Aggregates Corp. (BAC)**, which will engage in sand and gravel quarrying. SEC approved the incorporation of BAC on May 4, 2017.

Natural Resources

Vulcan Materials Corporation (VMC) (100% owned) posted a net loss of P0.06 million and P0.4 million for the years 2024 and 2023, respectively.

VMC ceased its operations effective December 2017 following the sale of its crushing plant and exploration/production rights over the Montalban quarry to Big Rock Aggregates Corporation.

On November 8, 2023, during the Special meeting of the Board of Directors held jointly with the Special Meeting of its Stockholders, the management proposed to permanently close VMC in order to cut its losses, since it has no operations since 4th quarter of 2016 to date and lacks any prospective business in the future. The Board of Directors and Stockholders approved the closure and dissolution of VMC effective November 15, 2023.

VMC is waiting for BIR clearance for permanent closure in order to proceeds with its filing of closure/dissolution with the SEC.

Anglo Philippine Power Corporation (APPC) (100% owned) is presently evaluating various renewable energy projects for future investment and is still in its pre-operating stage.

APPC wholly-owned subsidiary, **Bataan Aggregates Corp.** (**BAC**), commenced commercial operations in January 2018. On October 2019, BAC sold its quarry equipment to Concrete Stone Corp. and paid over the proceeds of the sale to APPC in settlement of BAC's debt. BAC registered a net loss of P0.05 million in 2024, compared to a net loss of P0.06 million for the year 2023.

For year 2024, **The Philodrill Corporation (OV)** (34.87% owned) registered a consolidated net income of P8.2 million, compared to a net loss of P33.9 million 2023.

The Galoc wells continue to produce at an aggregate output of about 1,223.65 bopd and total production has reached about 24,934,164 barrels as of the end of December 2024.

United Paragon Mining Corporation (UPM) (25.69% owned) UPMC posted a net loss of P23.3 million in 2024, compared to a net loss of P108.2 million in 2023. UPM has received a new exploration permit last August 24, 2018, and completed the exploration work program in October 2020 by drilling 3 holes, totaling 604.9 meters. On February 4, 2021, the Company filed a Declaration of Mining Project Feasibility (DMPF). With the recent lifting of the moratorium on mining agreements under EO 130, UPMC is expected to exert all efforts to obtain the conversion of its exploration permit to Declaration of Mining Project Feasibility (DMPF) and eventually into a mineral production sharing agreement so as to begin operations as soon as possible. At present, both UPMC and Camarines Minerals, Inc. (CMI) have complied with the requirements for the approval of the DMPF. Their joint MPSA application is now pending with the MGB Regional Office No. 5.

Atlas Consolidated Mining & Development Corp. (AT) (28.64% owned) posted a consolidated net loss of P231.1 million in 2024, compared to a net income of P1.1 billion in 2023.

Pending the transfer of its petroleum assets, the Company continues to participate in the following **Oil Exploration** contracts:

The Company continues to participate in the following Oil Exploration contracts:

Service Contract 53	Onshore Mindoro	18.52000%
SC Application (ex-SC 6A)	Octon, NW Palawan	14.14600%
PCECP Area 7 (ex-SC 41)	Sulu Sea	1.67900%

SC Application (ex-SC 6A) Octon

Following the decision of the majority of the remaining joint venture partners (JVP) that the only viable way forward was to surrender the contract and apply for a new Service Contract (SC) by nomination under the DOE's Philippines Conventional Energy Contracting Program (PCECP), the consortium started the nomination/application process for a new SC under the PCECP, with the following as Joint Venture Partners:

Joint Venture Partners	Participating Interest (%)
Philodrill	72.1662
Anglo	14.1460
Forum	6.8439
PXP Energy	6.8439

The nomination of the Area of Interest (AOI) for a new SC application was approved by the DOE on February 23, 2023. The JV Partners remitted the application fee of P200,000.00 on March 9, 2023, and published the application in 2 broadsheet newspapers on March 15, 2023, and submitted the bid documents on March 17, 2023.

On June 27, 2023, the DOE sent the Notice of Qualification together with the execution copies of the Service Contract for the signature of the JV Partners. On July 11, 2023, Philodrill transmitted the signed copies of the Service Contract to the DOE. The DOE subsequently transmitted the signed copies of the Service Contract to the Office of the President (OP). The signing of the new Service Contract is currently pending on the schedule to be relayed by the OP.

PCECP Area 7 (ex-SC 41) Sulu Sea

The JVP submitted on August 15, 2019 a joint bid over PCECP Area 7 in Sulu Sea. The DOE found the joint application satisfied the bid criteria set forth and, in September 2019, confirmed that the joint bid qualified for further substantive legal, financial, and technical evaluation.

The DOE held in abeyance the awarding of a new service contract pending the complete organization of Bangsamoro Autonomous Region in Muslim Mindanao (BARMM) and the implementation of policies. As of December 31, 2023, however, the DOE has not sent any formal communication nor awarded any new service contract for PCECP Area 7.

SC-53 (Onshore Mindoro)

The JVP continues to coordinate with the National Commission on Indigenous People (NCIP) for the FPIC process in Cambayan, Occidental Mindoro. The JVP had been advised that the NCIP-San Jose Service Center is still awaiting instruction from the Regional Office on the way forward for the MOA with the Hagura IP.

On the Oriental side, the NCIP-Bulalacao Service Center is waiting for the resolution of the Magsaysay, Occidental Mindoro MOA review before proceeding with the FPIC process in Bulalacao, Oriental Mindoro.

Property Development

Tipo Valley Realty, Inc. (TVRI) (97.59% owned) – For year 2024, TVRI posted a net loss of P4.6 million, compared to a net loss of P4.3 million for the same period in 2023.

TVRI's conversion application involving 248 parcels of land with an aggregate area of 272.2865 hectares located in Hermosa, Bataan, was granted with finality by the DAR Central Office on June 16, 2020. The Company is in the process of complying with post-approval conditions. Furthermore, TVRI has acquired an additional of 134,297 square meters for possible access to the site. Meanwhile, in Registration Agreements dated April 6, 2021, TVRI was approved to be registered with the Authority of the Freeport of Bataan (AFAB) as a FAB Registered Enterprise, and a 856,800-square-meter portion of TVRI's consolidated property was registered as a FAB Expansion Area. The company is currently having initial discussions with potential locators.

The Company likewise continues to maintain 15.79% interest in *MRT Development Corp*. which generates revenues from concessionaire rentals and advertising fees in the MRT stations.

Infrastructure

The Company continues to maintain its 18.6% equity in *MRT Holdings, Inc.*, the indirect majority owner of the Metro Rail Transit Corporation (MRTC). The average daily ridership also increased by 5.1 percent in 2024 at 375,474 passengers compared to MRT-3's average daily ridership at 357,198 in 2023.

Investments

The Company has minority investment in *Brightnote Assets Corporation*, a holding company organized for the purpose of investing in the Calabarzon area.

Filipinas Energy Corporation (FEC) has not undertaken any business operation since its incorporation due to the deferment of the transfer of the Company's oil and mineral assets.

NO bankruptcy, receivership or similar proceeding has been filed by or against the Company and/or its subsidiary during the last three (3) years.

NO material reclassification, merger, consolidation, or purchase/sale of a significant amount of assets, not in the ordinary course of business, has been undertaken by the Company and/or its subsidiary during the last three (3) years.

(2) Business of Issuer

(A) Description of Business

The Company is an investment holding firm focused on, and maintaining investments in, natural resources, property development and infrastructure. The Company also maintains minor investments in diversified pioneer projects with attractive economic returns.

VMC is involved in the exploration and development of mineral and aggregates resources.

TVRI is involved in property development.

APPC intends to get involved in power generation.

FEC is a petroleum and mineral exploration company which has not undertaken any business operation since its incorporation due to the deferment of the transfer of the Company's petroleum and mineral assets.

(if) Principal products or services and their markets - The Company, as an investments holding firm, does not generate sales or revenues from the sale of any product or service; rather, the Company generates revenues and income, principally: (a) from its investments by way of dividends received from, and/or equitizable share in the earnings of, investee companies; and, (b) sale of investments or of the securities to which the investment may have been converted, including interest income earned by such securities.

VMC holds an operating agreement to explore and develop the area covered by MPSA 070-97-IV located in Rodriguez, Rizal and to sell the aggregates products derived and processed therefrom. The principal buyers of VMC's aggregates are various local construction companies. The company ceased its operations effective December 2017 following the sale of its crushing plant and exploration/production rights over the Montalban quarry to Big Rock Aggregates Corporation.

TVRI is currently in the process of applying to develop about 201 hectares, more or less, of its land in Hermosa, Bataan, adjacent to the Subic Bay Freeport Zone, into a Special Economic Zone.

(ii) Percentage of sales or revenues and net income contributed by foreign sales – The Company do not have foreign sales.

VMC, TVRI and APPC do not have foreign sales.

(iii) <u>Distribution methods of the products or services</u>

VMC and BAC does not have any distribution method for its products.

TVRI has no products or services yet to sell or distribute.

- (iv) Status of any new product or service Not applicable.
- (v) <u>Competitive business conditions</u> With its avowed vision/mission of "Helping Build the Filipino Future", the Company focuses its investments in natural resources, property development and infrastructure projects.
- (vi) Competitive business conditions With its avowed vision/mission of "Helping Build the Filipino Future", the Company focuses its investments in natural resources, property development and infrastructure projects.

The Covid-19 pandemic that gripped the world in 2020 continues to persist and significantly slowed down the progress of new property development in the country.

The natural resources sector was likewise adversely affected by the pandemic which saw the stoppage of most exploration and production operations, coupled with the general downtrend in the prices of commodities.

On the other hand, the Government-led infrastructure sector, especially those included in the Government's Build-Build-Build program, pushed through the obstacles created by the pandemic and managed to record considerable progress.

The natural resources, infrastructure and property development industries are not confined within any specific geographic area. So far, the Company and its subsidiaries have participated in projects undertaken or to be undertaken in Metro Manila, Luzon, Visayas and Mindanao.

The Company generally participates in natural resources, infrastructure and property development projects as a pure equity holder without involving itself directly in the operations of the venture beyond the level of the board of directors or operating committees.

The Company invests only in projects that yield or would yield a return on investment consistent with the economic thresholds set by the Company which are, in turn, based on accepted investment grade standards set by the international business community.

(vii) Sources and availability of raw materials – BAC's main source of aggregates is in Mariveles, Bataan.

TVRI's business of property development does not require any raw material.

- (viii) Major customers The Company and TVRI are not dependent on any major customer. The Company's revenues and income are dependent on the financial performance of its investee companies, while BAC sells its aggregates products to any buyer meeting its prices. TVRI has not commenced any property development yet pending completion of all necessary permits.
- (ix) Related party transactions See Note 21 of the Company's 2024 Audited Financial Statements.
- (x) <u>Patents, etc.</u> NONE
- (xi) <u>Government approvals</u> Not applicable.
- (xii) <u>Effect of Government regulations</u> Existing government regulations do not adversely affect the business of the Company. Probable government regulation, if economically restrictive, may adversely affect the business of the Company and its subsidiary.
- (xiii) Research and development activities The Company did not undertake any research and development activities and did not incur any expenses for such activities during the last three (3) years.

In the ordinary course of business, the projects in which the Company is, or becomes, involved in may incur expenses in commissioning feasibility and/or other similar studies. In cases where a separate entity specific to the project is formed, these expenses form part of project development costs of that entity and are, in turn, carried as part of project investment by the Company. In cases where no separate entity is formed or the proposed project is shelved for various reasons, such expenses are charged as ordinary operating expenses of the Company.

(xiv) Costs and effects of compliance with environmental laws – Compliance with environmental laws have not, and are not anticipated to, adversely affect the businesses and financial conditions of the Company. Costs of compliance with environmental laws are either charged as ordinary operating expenses or credited as part of project investment by the Company and its subsidiary. The Company did not incur any expenses for such activities during the last three (3) years.

VMC maintains an account with Land Bank of the Philippines for its Mine Rehabilitation Fund (MRF) pursuant to the requirements of the Philippine Mining Act of 1995. The MRF shall be used for the physical and social rehabilitation of areas and communities affected by mining activities and for research in the social, technical and preventive aspects of rehabilitation.

- (xv) <u>Employees</u> As of 31 December 2024 the Company has fifteen (15) full-time employees (including officers). TVRI has not engaged any employee yet.
- (B) Additional Requirements as to Certain Issues or Issuers

- (i) <u>Debt Issues</u> Not applicable.
- (ii) Investment Company Securities Not applicable.
- (iii) Mining and Oil Companies The Company, in line with its previous primary business purpose now retained as one of its secondary purposes, and VMC are participants in certain petroleum and/or mineral exploration and development ventures. These concession areas are provided in Item 1(a)1 above.

ITEM 2. PROPERTIES

Properties of the Company consist of condominium units and improvements and office equipment located at the principal office of the Company. Properties of subsidiary, TVRI, consist of office equipment located in its principal office Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City and approximately 300 hectares of land located at Bgys. Mabiga and Sacrifice Valley, Hermosa, Bataan. These properties are carried at cost less accumulated depreciation.

The Company does not own any plant, mine or other property. Subsidiary VMC owns exploration and development rights in certain mineral exploration areas covered by Mineral Production Sharing Agreements (MPSA), Applications for Production Sharing Agreements (APSA), exploration permits and industrial sand and gravel (ISAG) permit applications, while TVRI owns about 300 hectares of land located at Bgys. Mabiga and Sacrifice Valley, Hermosa, Bataan.

As discussed under the heading "Other Investments" above, the Company maintains participating interests in certain petroleum and mineral concession areas. To the extent of its Participating Interests in the petroleum and mineral exploration areas, the Company shares co-ownership rights with the other concessionaires over the respective Joint Accounts and Joint Properties pertaining to each concession area which are generally expressed in monetary terms as "Deferred Exploration Costs" in the Company's books of accounts.

Similarly, subsidiary VMC maintains interests in certain mineral concession areas. To the extent of its participating interests in the mineral concession areas, VMC shares co-ownership rights with the other concessionaires over the respective Joint Accounts and Joint Properties pertaining to each concession area which are generally expressed in monetary terms as "Deferred Exploration Costs" in VMC's books of accounts which are, in turn, consolidated into the Company's books of accounts.

Owing to the intermittent nature of petroleum exploration, no permanent physical property, plant or equipment are situated or being maintained in the concession areas as they are brought in only, under lease or charter, whenever there is any exploration activity to be undertaken in the areas.

VMC sold its permanent physical property, plant and equipment, rights to explore, develop, operate and utilize, the Montalban Aggregates Project Area to Big Rock Aggregates Corporation through a Deed of Assignment dated December 19, 2017.

ITEM 3. LEGAL PROCEEDINGS

There is no material pending legal proceeding to which the Company or its subsidiary or affiliate is a party, or which any of their property is the subject, except the following:

In 2013, VMC filed a criminal case for qualified theft against Benjamin Villacarta, a former Assistant Manager of Finance and Accounting Department of VMC who converted several checks intended for tax payments into cash for personal gain. The case is currently archived after a hold-departure order was issued by court against Villacarta.

In July 2015, VMC filed a complaint affidavit with the prosecutor's office for qualified theft against Raizel Ann Fortin, a former general accountant of VMC who took for personal gain certain monies intended as payments for various materials sold by VMC to clients. An Information was subsequently filed against her before the Regional Trial Court of San Mateo, which issued a warrant for her arrest. Unfortunately, the warrant went unserved and no return has been submitted by the local police in charge of service thereof.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

NO matter was submitted to a vote of security holders during the fourth quarter of the fiscal year 2024

PART II - OPERATIONAL AND FINANCIAL INFORMATION

ITEM 5. MARKET FOR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

(a) Market Price of and Dividends on Common Equity and Related Stockholder Matters

(1) Market Information

The principal market where the issuer's common equity is traded to the Philippine Stock Exchange. The high and low sale price of the Company's shares for each quarter during the last two (2) fiscal years 2023 and 2024 and the first quarter of the current fiscal year 2025, expressed in Philippine Pesos, are as follows:

	Stock Prices (Php)	
	High	Low
	8	
2025- 1 st quarter	0:63	0.33
2025- 1 quarter	0.03	0.55
2024 – 1 st quarter	0.44	0.39
2 nd quarter	0.73	0.41
3 rd quarter	0.82	0.41
4 th quarter	0.58	0.36
1		
2023 – 1 st quarter	0.79	0.63
2 nd quarter	0.67	0.56
3 rd quarter	0.62	0.49
4 th quarter	0.55	0.40
Holders	0.00	00

As of 31 December 2024, total number of shareholders of record is 3,079 while common shares outstanding were 3,003,302,538 shares. The Company's top 20 Stockholders as of 31 December 2024 are as follows:

(2)

Rank	Stockholders	Total Shares	Percentage
1	PCD NOMINEE CORPORATION CORPORATION	2,917,119,961	97.1304%
2	RAMOS, ALFREDO C.	51,243,872	1.7063%
3	METRO GLOBAL HOLDINGS CORPORATION	4,693,332	0.1563%
4	ESTATE OF ANTONIO M. HENARES	1,100,000	0.0366%
5	TANCHAN III, SANTIAGO	972,398	0.0324%
6	JALANDONI, JAYME, ADAMS & Co., INC.	964,700	0.0321%
7	TANCHAN, CONSTANTINE	881,466	0.0293%
8	GO BIAO, MARIANO	850,000	0.0283%
9	S.J. ROXAS & CO., INC. A/C # 2.19.038	850,000	0.0283%
	JACK F. CONLEY	825,000	0.0275%
10	ANSALDO, GODINEZ & CO, INC.	753,835	0.0251%
11	TBG MBTC FAO CARLOS EJERCITO	500,000	0.0166%
12	JESUS GARCIA	440,000	0.0147%
13	FRANCISCO A. NAVARRO	400,000	0.0133%
14	ALAKOR SECURITIES CORPORATION	390,000	0.0133%
15	SAN JOSE, ROBERTO V.	373,866	0.0124%
16	REGINA CAPITAL DEV. CORP. 00351	370,000	0.0123
17	PANLILIO, JOSE MA	330,000	0.0110%
10	C.A. PILE AS NOMINEE FOR HSBC MANILAACC, MANUFACTURERS	210.000	0.01060/
	HANOVR TANCHAN, JENNIFER	319,000	0.0106%
19		293,332	0.0098%
20	ANSELMO TRINIDAD & CO., INC.	270,350	0.0090%

^{*}Of the total 2,917,119,961 shares under the name of PCD Nominee Corp., 485,959,801 shares (16.20%) are under the name of BDO Securities Corp. (BDOSC), and 1,977,268,391 shares (65.84%) are under the name of Alakor Securities Corporation (ASC).

*Of the 485,859,801 shares under the name of BDOSC, National Book Store Inc. (NBSI) owns 464,143,757 shares (15.45%) and of the 1,977,268,391 shares under the name of ASC, Alakor Corporation (AC) owns 1,630,037,486 shares (54.28%), while NBSI owns 275,712,708 shares (9.18%).

(3) Dividends

Cash Dividend	Amount	Declaration Date	Record Date	Payment Date
2016 –CD 14	P0.015/share	November 3, 2016	November 18, 2016	December 15, 2016
2015 –CD 13	P0.02/share	June 01, 2015	June 16, 2015	July 10, 2015
2014 –CD 12	P0.015/share	October 29, 2014	November 12, 2014	December 8, 2014
2013 –CD 11	P0.03/share	October 22, 2013	November 8, 2013	December 4, 2013
2013 -CD 10	P0.03/share	March 19, 2013	April 05, 2013	May3, 2013
2012 –CD 9	P0.02/share	October 19, 2012	Nov. 07, 2012	November 23, 2012
2012 –CD 8	P0.04/share	March 28, 2012	April 16, 2012	May 4, 2012
2011 –CD 7	P0.03/share	September 28, 2011	October 12, 2011	November 08, 2011
2011 –CD 6	P0.05/share	March 25, 2011	April 08, 2011	April 29, 2011
2010 -CD 5	P0.03/share	April 12, 2010	April 30, 2010	May 24, 2010
2009 –CD 4	P0.15/share	April 22, 2009	May 08, 2009	May 29, 2009
2008 - CD 3	P0.05/share	April 25, 2008	May 30, 2008	June 25, 2008
2007 –CD 2	P0.05/share	July 27, 2007	October 15, 2007	November 8, 2007
2007 - CD 1	P0.10/share	April 30, 2007	May 17, 2007	June 8, 2007
Stock Dividend	Rate	Declaration Date	Record Date	Payment Date
2008 - SD 1	10%	Sept. 19, 2008	October 31,2008	Nov. 26, 2008

The Company's ability to declare and pay dividends on common equity is restricted by the availability of retained earnings and cash.

(4) Recent Sales of Unregistered Securities

NO unregistered securities were sold during the past 3 years. All of the Company's issued and outstanding shares of stock are duly registered in accordance with the provisions of the Securities Regulation Code (SRC).

- (a)Securities Sold Not Applicable; NO securities were sold
- (b)Underwriters and Other Purchases Not Applicable; NO securities were sold
- (c)Consideration Not Applicable; NO securities were sold
- (d)Exemption from Registration Claimed Not Applicable; NO securities were sold.

ITEM 6. MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

(A) Management's Discussion and Analysis or Plan of Operation

(1) Plan of Operation

To sustain business growth, the Company plans to focus and build on its core investments in natural resources (through investments in OV, UPM, AT and APPC), property development (through investment in TVRI and MRTDC), and infrastructure (through investment in MRTC). In addition, the Company will continue to take advantage of new business opportunities that may emerge in other investment areas which provide synergies with the Company's investment portfolio.

On the other hand, APPC's subsidiary, BAC, is preparing for full operations in its aggregates area.

- (B) Owing to the nature of the business of the Company (investment holding), VMC (mineral and aggregates exploration and development), and TVRI (property development), and APPC (power generation) and aggregates through BAC), no product research and development is expected to be undertaken in the next twelve (12) months.
- (C) The Company does not expect to make any purchase or sale of any plant and/or significant equipment within the next twelve (12) months.
 - On the other hand, any plant and/or equipment that may be purchased or otherwise acquired by BAC in the next twelve (12) months are charged as ordinary expenses and will be subsequently consolidated into APPC's financial statements.
- (D) The Company and its subsidiaries, VMC, APPC and TVRI do not expect any significant change in the number of its employees in the next twelve (12) months.

The Company and its subsidiaries, VMC, APPC and TVRI, will continue to be affected by the Philippine business environment as may be influenced by any local/regional financial and political crises.

The Company's financial statements for the year ended 31 December 2024 reflect foreign exchange gain/losses on the Company's deposits.

2) Management's Discussion and Analysis of Financial Condition and Results of Operations

Financial highlights for the years 2024, 2023 and 2022 are presented below:

	2024 (Consolidated)	2023 (Consolidated)	2022 (Consolidated)
Revenues	259,268,255	480,206,871	959,251,554
Net income/(loss)	(41,339,653)	331,952,404	(157,670,650)
Total assets	11,473,197,604	11,222,922,041	10,836,690,603
Total Liabilities	3,660,917,582	3,699,122,336	3,759,529,970
Net worth	7,812,280,022	7,523,799,705	7,077,160,633
Issued & subscribed capital	3,003,302,538	3,003,302,538	3,003,302,538

The top key performance indicators of the Company and its majority-owned subsidiary are as follows:

	December 31, 2024 (Consolidated)	December 31, 2023 (Consolidated)	December 31, 2022 (Consolidated)
Current Ratio	3.10: 1	2.98: 1	3.08:1
Current Assets	760,992,490	772,231,676	856,025,091
Current Liabilities	245,694,205	259,275,313	278,300,225
Assets to Equity Ratio	1.47:1	1.49:1	1.53:1
Total Assets	11,473,197,604	11,222,922,041	10,836,690,603
Stockholders' Equity	7,812,280,022	7,523,799,705	7,077,160,633
Debt to Equity Ratio	0.47:1	0.49:1	0.53:1
Total Liabilities	3,660,917,582	3,699,122,336	3,759,529,970
Stockholders' Equity	7, 812,280,022	7,523,799,705	7,077,160,633

Equity to Debt Ratio	2.13:1	2.03:1	1.88:1
Stockholders' Equity	7,812,280,022	7,523,799,705	7,077,160,633
Total Liabilities	3,660,917,582	3,699,122,336	3,759,529,970
Book Value per share	2.60	2.51	2.36
Stockholders' Equity	7,812,280,022	7,523,799,705	7,077,160,633
Shares Outstanding	3,003,302,538	3,003,302,538	3,003,302,538
Earnings/(Loss) per share	(0.01)	0.11	(0.05)
Net Income/(Loss)	(41,339,653)	331,952,404	(157,670,650)
Average Number of shares outstanding	3,003,302,538	3,003,302,538	3,003,302,538

Current Ratio increased to 3.10:1 in 2024 as compared to 2.98:1 in 2023 due to decrease in total current liabilities to payment of accounts payable. On the contrary, Current Ratio increased to 2.98:1 in 2023 as compared to 3.08:1 in 2022 due to decrease in total current assets due to reclassification of its note's receivable from affiliates to non-current receivable.

Assets to Equity Ratio is at 1.47:1 during the year 2024. In 2023, it decreases to 1.49:1 compared to 1.53:1 in 2022 due to increase in Stockholders Equity.

Debt-to-Equity Ratio continuously decreased from 2022 to 2024 due to the increase in Stockholders Equity as a result of the net income generated by the Company during the year 2022 and 2023 and the share in other comprehensive income from affiliates in 2024.

Book Value per Share (BVPS) continuously increased from 2022 to 2024. The increase was due to the increase in Stockholders Equity due to the net income generated by the Company during the year 2022 and 2023. While in 2024, Stockholders Equity increased brought about by the increase in share in other comprehensive income from affiliates in 2024.

The Company's operations in 2024 resulted to a net loss of P0.01 due to share in equity losses of associates during the period. Earnings per share increase in 2023 as compared to 2022 due to increase in Stockholders Equity brought about by the increase in share in equity income from associate in 2023.

In 2024, the Company posted a net loss of P41.3 million due to share in equity losses of associates during the period, while in 2023 the Net Income of P331.95 million was brought about by the increase in share in equity income from associate during the period. Net loss of P157.7 million in 2022 was due to the provision of impairment losses of investment in associates and deferred exploration cost.

- (i) There are **NO** known trends, demands, commitments, events or uncertainties that have or are reasonably likely to have a material impact on the Company's short-term or long-term liquidity.
- (ii) The Company's internal source of liquidity comes, primarily, from revenues generated from operations. The Company's external source of liquidity comes, primarily, from loans/financing obtained from financial institutions and, alternatively, may also come from the collection of its accounts receivables.
- (iii) The Company has **NO** material commitments for capital expenditures but is expected to contribute its equity share in the capital expenditures of its investee companies. However, the bulk of the funding for such expenditures will be sourced from project financing.
- (iv) There are **NO** known trends, events or uncertainties that have had or are reasonably expected to have a material impact on the revenues or income from continuing operations.
- (v) There are **NO** significant elements of income or loss that did not arise from the Company's operations.
- (vi) There have been **NO** material changes from <u>2022-2024</u> in one or more-line items of the Company's financial statements, EXCEPT as disclosed below:
 - a. Net Revenue decreased in 2024 as compared to 2023 due share in net equity losses of associates during the period. Net Revenues in 2022 is much higher as compared to 2023 mainly due to the higher share equity share in net income of associates posted during the year 2022.
 - b. There were no sales recorded from 2022 to 2024 since BAC discontinued its operation in October 2019.
 - c. <u>Costs and Expenses</u> is at higher at P288.4 million in 2024 compared to P157.4 million in 2023 due to Share in equity net equity losses of associates in 2024. Cost and expenses are lower in 2023 at P157.4 million as compared to P1.1 billion in 2022 due to the provision of impairment losses of investment in associates and deferred exploration cost.
 - d. Net Income/Loss Before Income Tax. In 2024 the Company posted a Net loss of P41.3 million mainly due to the share in equity losses of associates during the year. In 2023, the Company posted a Net Income before income tax of P322.8 million due to a higher share in equity income of associates posted during the year. In 2022 Company posted a Net Loss before income tax of P168.7 million due to the provision of impairment losses of investment in associates and deferred exploration cost.
 - e. <u>Basic and Diluted Earnings/(Loss) Per Share</u> is (P0.01), (P0.11) and (P0.05) for the year 2024, 2023 and 2022, respectively.
 - f. Retained Earnings is lower at P1.87 billion in 2024 as compared to P1.91 billion in 2023 due to the Net losses posted by the Company during the year. In 2023, Retained Earnings is higher at P1.9 billion as compared to P1.6 billion in 2022 due to the Net Income posted by the Company in 2023.

- g. <u>Current Assets decreased in 2024 due to decrease</u> in cash and cash equivalent due to advances made to subsidiary and general administrative expenses. The decreased in Current assets in 2023 as compared in 2022 was due to reclassification of its note's receivable from affiliates to non-current.
- h. <u>Non-Current Assets</u> increased in 2022 to 2024 mainly due the increase in Investment in associates brought about by the net income generated and other comprehensive income by its investee Company during the period.
- i. <u>Current Liabilities</u> decreased from 2022 to 2024 due to payment of accounts payable and other accrued expenses.
- j. <u>Non-Current Liabilities</u> decreased from 2022 to 2024 due to present value computation on the Company's subscription payable.
- k. <u>Stockholders' Equity</u> continuously increased from 2022 to 2024 the increase in share in other comprehensive income from associate and the net income generated by the Company during the same period.
- (vii) There have been NO seasonal aspects that had a material effect on the financial condition or results of operations of the Company.
- (viii) There are **NO** events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.
- (ix) There are **NO** material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.

(2) Interim Periods

No interim financial statements are included in this report.

ITEM 7. FINANCIAL STATEMENTS

Refer to the Audited Financial Statements as of December 31, 2024, 2023, and 2022.

ITEM 8. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

There have been **NO** changes in, nor disagreements with, accountants on accounting and financial disclosure for fiscal years 2024, 2023 and 2022

PART III - CONTROL AND COMPENSATION INFORMATION

ITEM 9. DIRECTORS AND EXECUTIVE OFFICERS

(a) Directors, Executive Officers, Promoters and Control Persons

(1) Directors and Executive Officers

(A) Names and Ages of Directors and Executive Officers

<u>Name</u>	Age	Citizenship	<u>Position</u>	Period of Service				
Gerard Anton S. Ramos	50	Filipino	Chairman of the Board EVP-Investment Director	Jan 2023 to present July 2014 to present 2011 to Jan 2023				
Adrian Paulino S. Ramos	48	Filipino	Director	2006 to present				
			EVP/Treasurer President/COO	July 2014 to 2016 Jan 2017 to present				
Adrian S. Arias	62	Filipino	EVP	2005 to June 2014				
			Asst. Corporate Secretary	1998 to 2016				
			EVP-Legal and Admin.	July 2014 to present				
			Director	November 2014 to present				
Christopher M. Gotanco	75	Filipino	Director	1987 to present				
			President	1988 to 2016				
Roberto V. San Jose	83	Filipino	Director Corporate Secretary	1998 to present 1979 to 2016				
Reynaldo E. Nazarea	73	Filipino	Director	June 2017 to present				
Presentacion S. Ramos	83	Filipino	Director	1984 to present				
Maureen Alexandra S. Ramos- Padilla	52	Filipino	Director	2011 to present				
Laurito E. Serrano	64	Filipino	Independent Director	2021 to present				
Honorio A. Poblador	77	Filipino	Independent Director	2019 to present				
Nicholas Justin H. Ang	47	Filipino	Independent Director	2023 to present				
Iris Marie U. Carpio- Duque	46	Filipino	Asst. Corporate Secretary Corporate Secretary	July 2014 to May 2017 June 2017 to present				
Josephine L. Ilas	50	Filipino	Asst. Corporate Secretary	Jan 29, 2021 to present				

Gilbert V. Rabago	48	Filipino	and Accounting	July 2014 to present Jan 2017 to present
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(B) Positions and offices that each person named above held with the Company

Mr. Gerard Anton S. Ramos has been elected as Chairman of the Board on January 16, 2023. He has been a Director since 2011 and became the Executive Vice President for Investments in July 2014.

Mr. Adrian Paulino S. Ramos has been a Director since 2006 and became Executive Vice President and Treasurer in July 2014. He became the President in January 2017.

Mr. Christopher M. Gotanco has been a Director since 1987 and the President since 1988 up to 2016. He was previously the VP-Finance and Administration.

Atty. Roberto V. San Jose has been the Corporate Secretary from 1979 up to July 2016 and a Director since 1998.

Ms. Presentacion S. Ramos and Ms. Maureen Alexandra S. Ramos-Padilla have been Directors since 1984 and 2013, respectively.

Atty. Adrian S. Arias was elected Director in November 2015. He was appointed EVP-Legal and Administration in July 2014 and Corporate Secretary from July 2016-June 2017.

Mr. Reynaldo E. Nazarea was elected Director on June 2017.

Mr. Honorio A. Poblador III was elected Independent Director on July 2019. Mr. Poblador possesses all the qualifications and none of the disqualifications as Independent Director since his election in 2019.

Mr. Laurito E. Serrano was elected Independent Director on July 2021. Mr. Serrano has all the qualifications and none of the disqualifications as an Independent Director since his election in 2021.

Mr. Nicholas Justing H. Ang was elected Independent Director on July 2023. Mr. Ang possesses all the qualifications and none of the disqualifications as Independent Director since his election in 2023

(C) Term of Office as Director and Period of Service

The Directors of the Company are elected at the Company's annual stockholders' meeting to hold office until the next succeeding annual meeting and until their successors shall have been elected and qualified. Officers are appointed annually by the Board of Directors at the organizational meeting following the annual stockholders' meeting, to hold office until the next organizational meeting of the Board of Directors in the following year or until a successor shall have been appointed and qualified, in accordance with Company By-Laws.

(D) Business experience of directors/officers during the past five (5) years

- Mr. Gerard Anton S. Ramos was elected as the Chairman of the Board on January 16, 2023. Prior to this, he was Executive Vice President for Investments of the Company. He serves as a director and/or executive officer, and maintains business interests, in companies engaged in the printing, publication, sale and distribution of books, magazines and other printed media (1996-present), securities (1996-present), property development and infrastructure (1996-present), investment holdings (2000-present) and mining (2008-present), among others.
- Mr. Adrian Paulino S. Ramos is a Director and President and COO of the Company. He is the former EVP and Treasurer of the Company. He serves as a director and/or executive officer, and maintains business interests, in companies engaged in the printing, publication, sale and distribution of books, magazines and other printed media (1996-present), investment holdings (2005-present), securities (2005-present), property development and infrastructure (2006-present), mining (2006-present) and bulk water supply (2006-present), among others.
- *Mr. Christopher M. Gotanco* is a Director and former President and COO of the Company. He serves as a director and/or executive officer in companies engaged in oil and gas exploration (1982-present), mining (1993-present), investment holdings (1995-present), transportation (1996-present), property development (1996-present), investment house and financial services (2007-present), among others.
- Atty. Adrian S. Arias is a Director of the Company. He is also the Company's Executive Vice President for Legal and Administration. He has been in active corporate law practice for more than thirty (30) years and serves as a director of an investment house (2006-present) and financial services (2006-present).
- Atty. Roberto V. San Jose is a Director and the Corporate Secretary of the Company. He has been in the active practice of law for more than forty-five (45) years.
- Ms. Presentacion S. Ramos is a Director of the Company. She serves as a director and/or executive officer, and maintains business interests, in companies engaged in the printing, publication, sale and distribution of books, magazines and other printed media (1975-present), oil and gas exploration (1984-present), department store (1993-present), mining (1993-present) and stock brokerage (1996-present), among others.
- *Mr. Reynaldo E. Nazarea* is a Director of the Company. He also serves as a director and/or officer of companies involved in oil exploration and production, financial services, investment house, and property development
- Mr. Laurito Serrano was elected independent director of the Company in July 31, 2021. For the past five (5) years, his professional experience has covered, among others, financial advisory, project development engagements, transaction structuring, public debt/equity offerings, asset securitization and monetization, business acquisitions, investment promotion, audit services and other similar financial advisory services. He concurrently sits as a member of the Board of Directors of companies involved in banking, mining, transportation, gaming and investment holding. He is a certified public accountant.

Mr. Honorio A. Poblador III is an incumbent independent director and is nominated as independent director of the Company for the ensuing fiscal year. He is a businessman who has been at the head of nine different companies, and presently serving as Chairman for companies involved in travel, human resources, paper milling and real property development, among others.

Ms. Maureen Alexandra S. Ramos-Padilla is a Director of the Company. She serves as a director and/or executive officer, and maintains business interests in companies engaged in department store, media and music distribution, securities brokerage property development, oil and gas exploration and development (2013-present), among others.

Mr. Nicholas Justin H. Ang was elected Independent Director for the company in July 2023. For the past five (5) years, he has served as a director and/or executive officer and maintained business interests in companies involved in real estate, ecommerce business solutions, provider of financial services and food and restaurant

Iris Marie U. Carpio-Duque, was elected Compliance Officer and Deputy Corporate Information Officer of the Company on October 22, 2012, and as Corporate Secretary on December 7, 2015. For the past five (5) years, she has served as officer and/or corporate secretary or assistant corporate secretary of companies involved in mining, investment holding, securities brokering, and real estate. She is a member of the Integrated Bar of the Philippines.

Josephine L. Ilas is the Assistant Corporate Secretary of the Company. For the past five (5) years, she has served as assistant corporate secretary and compliance officer of companies involved in oil and petroleum and natural resources. She is a member of the Integrated Bar of the Philippines.

(E) Directors with directorship(s) held in reporting companies

The following are the directorships held by the directors of the Company in other reporting companies in the past five (5) years:

Gerard Anton S. Ramos	The Philodrill Corporation	United Paragon Mining Corp
	Atlas Consolidated Mining &Dev't	. Corp.
Adrian Paulino S.	Alakor Securities Corporation	The Philodrill Corporation.
Ramos	Vulcan Industrial & Mining Corp	United Paragon Mining Corp.
	Atlas Consolidated Mining &Dev't	. Corp
Christopher M.	Penta Capital Finance Corp.	The Philodrill Corporation
Gotanco	Boulevard Holdings, Inc.	United Paragon Mining Corp.
	Penta Capital Investment Corp.	Vulcan Industrial & Mining Corp.
Presentacion S. Ramos	Alakor Securities Corporation	The Philodrill Corporation
	United Paragon Mining Corporation	Vulcan Industrial & Mining Corp.

Roberto V. San Jose	Vulcan Industrial & Mining Corporation	CP Equities Corporation
	Atlas Resources Management Group	Mabuhay Holdings Corporation
	CP Group of Companies	
Maureen Alexandra S. Ramos-Padilla	Anglo Philippine Holdings Corporation	The PhilodrillCorporation
	Vulcan Industrial & Mining Corp.	Alakor Securities Corporation
	United Paragon Mining Corporation	
Adrian S. Arias	Penta Capital Investment Corp	Penta Capital Finance Corp.
Reynaldo E. Nazarea	Penta Capital Holdings, Inc.	Penta Capital Investment Corp
	Penta Capital Finance Corp.	The Philodrill Corporation
Laurito E. Serrano	Atlas Consolidated Mining & Development Corp. (ID)	Pacific Online Systems Corporation (ID)
	2GO Group, Inc. (ID)	Rizal Commercial Banking Corporation (ID)
	MRT Development Corporation (RD)	Axelum Resources Group (RD)
Honorio A. Poblador III	Alsons Consolidated Resources	The Philodrill Corporation (ID)
Nicholas Justin H. Ang	United Paragon Mining Corp. (ID)	

^{*}RD – Regular Director, ID – Independent Director

(2) Significant Employees

Other than the current officers and employees, the Company has not engaged the services of any person who is expected to make significant contributions to the business of the Company.

(3) Family Relationships

Ms. Maureen Alexandra Ramos-Padilla (Director), Mr. Adrian Paulino S. Ramos (President/COO/Director) and Mr. Gerard Anton S. Ramos (Chairman, /EVP-Investments) are the children of Mrs. Presentacion S. Ramos.

There are no other family relationships known to the registrant other than the ones disclosed herein.

(4) Involvement in Certain Legal Proceedings

The Company is not aware of: (1) any bankruptcy petition filed by or against any business of which a director, person nominated to become a director, executive officer, promoter, or control person of the Company was a general partner or executive officer either at the time of the bankruptcy or within two (2) years prior that time; (2) any conviction by final judgment 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 of any director, person nominated to become a director, executive officer, promoter, or control person, EXCEPT That (a) Ms. Presentacion S. Ramos, Ms. Maureen Alexandra S. Ramos-Padilla, Mr. Gerard Anton S. Ramos, Mr. Christopher M. Gotanco, and Mr. Reynaldo E. Nazarea, as directors, and Atty. Adrian S. Arias, as Corporate Secretary, all of Philodrill have been sued for alleged violation of Secs. 28 and 144 of the Corporation Code (Illegal removal of director), and (b) Mr. Reynaldo E. Nazarea and Atty. Adrian S. Arias have been sued for alleged violation of Art. 172 of the Revised Penal Code (Falsification of a Public Document). The Office of the City Prosecutor of Mandaluyong has dismissed these cases for lack of merit in separate resolutions and are now the subject of a Petition for Review filed by complainant Francisco Navarro with the Department of Justice; (c) Mr. Reynaldo E. Nazarea has filed separate cases of perjury and attempted estafa against Mr. Francisco Navarro, which are similarly the subject of a Petition for Review with the Department of Justice; (3) any order, judgment or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting the involvement in any type of business, securities, commodities or banking activities of a director, person nominated to become a director, executive officer, promoter, or control person of the Company; and, (4) judgment against a director, person nominated to become a director, executive officer, promoter, or control person of the Company found by a domestic or foreign court of competent jurisdiction (in a civil action), the Philippine Securities and Exchange Commission or comparable foreign body, or a domestic or foreign exchange or electronic marketplace or self-regulatory organization, to have violated a securities or commodities law, and the judgment has not been reversed, suspended, or vacated.

ITEM 10. EXECUTIVE COMPENSATION

(1) Summary Compensation Table

The aggregate compensation paid to the Company's Chief Executive Officer and other four (4) most highly compensated executive and non-executive officers named below as a group for the two most recently completed fiscal years (2022 and 2023) and the ensuing fiscal year (2024) are:

Name	Position	Year	Salary	Bonus	Other Annual Compensa tion
Gerard Anton S. Ramos	Chairman/EVP- Investments				
Adrian Paulino S. Ramos	President/COO				
Adrian S. Arias	EVP-Legal and Administration				

Gilbert V. Rabago	Treasurer			
Iris Marie U. Marie- Duque	Corporate Secretary			
		2023	11,309,450	1,595,600
		2024	11,834,666	1,939,164
		2025 (est)	13,018,132	2,133,080
All officers and director unnamed	rs as a group	2023	11,829,450	1,595,000
		2024	12,354,666	1,939,164
		2025 (est)	13,590,132	2,133,080

In 2023 to 2024, executive officers were paid the 13th month pay and bonuses.

(2) Compensation of Directors

(A) Standard Arrangement

For the most recently completed fiscal year and the ensuing fiscal year, directors received and will receive a per diem of P5,000 per month to defray their expenses in attending board meetings. There are no other arrangements for compensation of directors, as such, during the last fiscal year and for the ensuing fiscal year.

(B) Other Arrangements

There are no other arrangements for compensation of directors during the last fiscal year and for the ensuing fiscal year.

(3) Employment Contracts and Termination of Employment and Change-in-Control

- (A) The Company maintains standard employment contracts with its executive officers which provide for compensation and benefits, including entitlement to health benefits, representation expenses and company car plan.
- (B) Other than what is provided under applicable labor laws, there are no compensatory plans or arrangements with executive officers entitling them to receive more than P2,500,000.00 as a result of their resignation or any other termination of employment, or from a change in control of the Company, or a change in the executive officers' responsibilities following a change in control of the Company.

The Company maintains a retirement plan pursuant to which an eligible employee will receive one month's pay for every year of service for the first 10 years and two month's pay for every year of service beyond the first 10 years. Based on this policy, the retirement pay of some officers of the Company may exceed P2,500,000.00.

(C) There are no warrants or options outstanding in favor of directors and officers of the Company.

ITEM 11. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

(1) Security Ownership of Certain Record and Beneficial Owners

As of 31 December 2024, the Company is not aware of anyone who beneficially owns more than 5% of its outstanding stock, except as set forth below:

Title of Class	Name and address of record owner and relationship with Issuer	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	No. of shares held	Perce ntage Owne rship	
Common	Alakor Securities Corporation 9th Floor, Quad Alpha Centrum 125 Pioneer St., Mandaluyong City Stockholder	Alakor Corporation Client (see Note B)	Filipino	1,630,037,486	54.27%	
Common	PCD Nominee Corporation Makati Stock Exchange Bldg. 6767 Ayala Avenue, Makati City Stockholder	PCD Participants (see note A)	Filipino/ Non Filipino	453,891,769*	15.11%	
Common	BDO Securities Corporation 27 Tower 1 Exchange Plaza Ayala Ave., Makati City Stockholder	National Book Store Inc. Client (see Note B)	Filipino	464,143,757*	15.45%	
Common	Alakor Securities Corporation 9th Floor, Quad Alpha Centrum 125 Pioneer St., Mandaluyong City Stockholder	National Book Store Inc. Client (see Note B)	Filipino	275,712,708	9.18%	

*Of the total 2,917,119,961 shares under the name of PCD Nominee Corp., 485,959,801 shares (16.20%) are under the name of BDO Securities Corp. (BDOSC), and 1,977,268,391 shares (65.84%) are under the name of Alakor Securities Corporation (ASC).

*Of the 485,859,801 shares under the name of BDOSC, National Book Store Inc. (NBSI) owns 464,143,757 shares (15.45%) and of the 1,977,268,391 shares under the name of ASC, Alakor Corporation (AC) owns 1,630,037,486 shares (54.28%), while NBSI owns 275,712,708 shares (9.18%).

<u>Note A</u>: The shares registered under the name of PCD Nominee Corporation (PCD) are beneficially owned by its participants. Based on PCD's books, there are 124 beneficial owners of the Company's voting stock of which BDOSC and ASC are the record owner of more than 5% of the Company's voting securities

<u>Note B:</u> Among the clients of BDOSC and ASC, NBSI and AC are the beneficial owners of more than 5% of the Company's voting securities.

<u>Note C.</u> As a matter of practice, PCD itself does not vote the number of shares registered in its name; instead, PCD issues a general proxy constituting and appointing each of its participants as PCD's proxy to vote for the number of shares owned by such participant in PCD's books as of Record Date.

(2) Security Ownership of Management

As of 31 December 2024, the Company's directors and officers own the following number of shares registered in their respective names:

Title of Class	Name of beneficial owner	Amount and nature of Beneficial ownership Citizenship				
		<u>Direct</u>	<u>Indirect</u>			
Common	Gerard Anton S. Ramos (D/O/N)	1,000	0	Filipino	<0.01%	
Common	Adrian Paulino S. Ramos (D/O/N)	18,000	32,999	Filipino	<0.01%	
Common	Presentacion S. Ramos (D/N)	55,000	27,481,665	Filipino	0.92%	
Common	Maureen Alexandra S. Ramos-Padilla (D/N)	22,000	873,066	Filipino	0.03%	
Common	Christopher M. Gotanco (D//N)	110	17,830,5 40	Filipino	0.59%	
Common	Adrian S. Arias (D/O/N)	1,000	19,000	Filipino	0.00%	
Common	Roberto V. San Jose (D//N)	373,866	59,386	Filipino	0.01%	
Common	Reynaldo E. Nazarea (D/N)	10,000	10,000	Filipino	0.01%	

Common	Renato C. Valencia (ID/N)	1,100	0	Filipino	<0.01%
Common	Honorio A. Poblador (ID/N)	-	1	Filipino	<0.01%
Common	Nicholas Justin H. Ang (ID/N)	10,000	0	Filipino	<0.01%

There are no additional shares of the Company which the above listed directors and officers have the right to acquire beneficial ownership of from options, warrants, conversion privileges, or similar obligations.

(3) Voting Trust Holders of 5% or More

To the extent known to the Company, there is no person holding more than 5% of the Company's securities under a voting trust or similar arrangement.

(4) Changes in Control

To the extent known to the Company, there are no arrangements which may result in a change in control of the Company.

ITEM 12. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

(1) Related Transactions

Except as disclosed in Note 21 of the 2024 Audited Financial Statements hereto attached, there had been NO transactions during the last two (2) years to which the Company was or is to be a party in which any director or executive officer of the Company, or nominee for election as a director, or owner of more than 5% of the Company's voting securities, or voting trust holder of 5% or more of any class of the Company's securities, or any member of the immediate family (including spouse, parents, children, siblings, and in-laws) of any of the foregoing persons had or is to have a direct or indirect material interest.

In the ordinary and regular course of business, the Company had or may have transactions with other companies in which some of the foregoing persons may have an interest.

(2) Not Applicable

(3) Parent of the Company

As of December 31, 2024, Alakor Corporation holds 54.27% of the Company's outstanding capital stock.

(4) Transaction with Promoters

The Company has had no transaction with promoters during the last (5) years.

PART 1V -CORPORATE GOVERNANCE

ITEM 13. CORPORATE GOVERNANCE

- (a) The Company uses the evaluation system established by the SEC in this Memorandum Circular No. 5 series of 2003, including the accompanying Corporate Governance Self Rating Form (CG-SRF) to measure or determine the level of compliance of the Board of Directors and top-level management with the Company's Corporate Governance Manual.
- (b) The Company undertakes as self-evaluation process regularly and any deviation from the Company's Corporate Governance Manual is reported to the Management and the Board together with the proposed measures to achieve compliance.
- (c) The Company is in full compliance with the leading practices on good corporate governance as embodied in its Revised Manual on Corporate Governance (May 2017).
- 1. The Company has adopted a Code of Conduct for the Board and its employees, and is being assessed regularly to cope with the dynamics of the business. The Company has existing policies and procedures that can identify and resolve potential conflicts of interest.
- 2. Employees and officers undergo professional development programs subject to meeting the criteria set by the Company. The Compensation & Remuneration Committee (CRC) is engaged, in the Succession Planning of the Executive officers, including the President. In the latter case, the CRC coordinates closely with the Chairman any and all activities involved in planning for the President's succession.
- (d) The Company shall adopt improvement measures on its corporate governance as the exigencies of its business will require from time to time.
- (e) The Company filed a copy of its 2023 Integrated Annual Corporate Governance Report (I-ACGR) to the SEC on May 30, 2024 and is posted in the Company's website. The I-ACGR for 2024 will be filed on or before it falls due for submission.

PART V - EXHIBITS AND SCHEDULES

ITEM 14. EXHIBITS AND REPORTS ON SEC FORM 17-C

A. Exhibits see Index to Financial Statement and Supplementary Schedule

B. Report on SEC Form 17-C - Already filed with the SEC

SIGNATURES

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GERARD ANTON S. RAM	os	ADRIAN PAULINO S. F	RAMOS
Chairman of the Board		President/Director/COO	
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IRIS MARJE U. CARPIO-	DUQUE	GILBERT V RABAGO	
Corporate Secretary,		Freasurer	
Compliance Officer and			
Compliance Officer and Corporate Information Office	r		
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Gilbert V. Rabago

ATTY. CESAR T. VERANO

NOTARY PUBLIC MAKATI CITY

APPOIN, MENT NO M. 209

VALID BINTIL * ECEMBER 31 2025

ISSUED ON DECEMBER 15 2023

PIR NO. MKT 104655616-01-02-2025 MAKATI CITY

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OFFICE ADDRESS #2733 GIF CARREON BLDG.
ZENAIDA ST., ERGY. POBLACION MAKATI CITY

SEC Form 17-A December 31, 2024 Page

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARY INDEX TO CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULE SEC FORM 17-A DECEMBER 31, 2024

CONSOLIDATED FINANCIAL STATEMENTS

Statement of Management's Responsibility for Consolidated Financial Statements

Report of Independent Public Accountant

Consolidated Statements of Financial Position as at December 31, 2024 and 2023

Consolidated Statements of Comprehensive Income for the Years ended December 31, 2024, 2023 and 2022

Consolidated Statements of Changes in Equity for the Years ended December 31, 2024, 2023 and 2022

Consolidated Statements of Cash Flows for the Years ended December 31, 2024, 2023 and 2022

Notes to Consolidated Financial Statements

SUPPLEMENTARY SCHEDULES

Report of Independent Auditors on Supplementary Schedules

SCHEDULE I Financial Ratios

SCHEDULE II Map of the Relationships of the Company within the Group

SCHEDULE III Reconciliation of Retained Earnings Available for Dividend Declaration

SCHEDULE A. Financial Assets in Equity Securities

SCHEDULE B. Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (other than Related Parties)

SCHEDULE C. Amounts Receivable from Related Parties which are Eliminated during the Consolidation of Financial Statements

SCHEDULE D. Long-Term Debt

SCHEDULE E. Indebtedness to Related Parties (Long-Term Loans from Related Companies)

SCHEDULE F. Guarantees of Securities of Other Issuers

SCHEDULE G. Capital Stock

Supplementary Schedule of External Auditor Fee-Related Information

SEC Form 17-A December 31, 2024 Page 30 of 30



ANGLO PHILIPPINE HOLDINGS CORPORATION

AN INFRASTRUCTURE AND PROPERTY DEVELOPMENT COMPANY

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR CONSOLIDATED FINANCIAL STATEMENTS

The management of Anglo Philippine Holdings Corporation and Subsidiaries is responsible for the preparation and fair presentation of the consolidated financial statements including the schedules attached therein, for the years 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 consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group'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 Group or to cease operations, or has no realistic alternative but to do so.

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

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

SyCip Gorres Velayo & Co., the independent auditor appointed by the stockholders, has audited the financial statements of the Group in accordance with Philippine Standards on Auditing, and in report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

GERARD ANTON S. RAMOS

Chairman of the Board

ADRIAN PAULINO S. RAMOS

President

GILBERT V RABAGO

SUBSCRIBED AND SWORN to before me this

2025, affiant exhibited to

me his/their Valid Identification numbers, as follows:

Passport Number/

Names Government Issu

Place of Issue

Gerard Anton S. Ramos Adrian Paulino S. Ramos Gilbert V. Rabago

Page No. 416
Book No. 111
Series of 2025.

NOTARY PUBLIC *

NOTARY PUBLIC *

NOTARY PUBLIC *

NAME OF THE POST OF THE POS

ATTY, IRIS MARIÉ U. CARPIO NOTARY PUBLIC – CITY OF MANDALUYONG APPT. NO. 0374-24 / UNTIL DECEMBER 31, 2025 QUAD ALPHA CENTRUM, 125 PIONEER STREET MANDALUYONG CITY 1550

PTR NO. 5714556/ MANDALUYONG CITY / 01-07-2025 IBP NO. 502388 / 01-08-2025 / QC CHAPTER MCLE COMPLIANCE NO. VIII-0015359 / 04-14-2028 ROLL NO. 51028 (2005)

COVER SHEET

for **AUDITED FINANCIAL STATEMENTS**

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NOTE 1 In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within

thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

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



SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines

Tel: (632) 8891 0307 Fax: (632) 8819 0872

sgv.ph

INDEPENDENT AUDITOR'S REPORT

The Board of Directors and the Stockholders Anglo Philippine Holdings Corporation Quad Alpha Centrum 125 Pioneer St. Mandaluyong City

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of Anglo Philippine Holdings Corporation and Subsidiaries (the Group), which comprise the consolidated statements of financial position as at December 31, 2024 and 2023, and the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the three years in the period ended December 31, 2024, and notes to the consolidated financial statements, including material accounting policy information.

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

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the consolidated 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 consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.





We have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Recoverability of Investments in Associates

The Group has effective ownership of 28.64% in Atlas Consolidated Mining and Development Corporation (ACMDC), 34.87% in The Philodrill Corporation (TPC), and 25.69% in United Paragon Mining Corporation (UPMC) as at December 31, 2024, which are accounted for using the equity method. The Group's investments in these associates amounting to ₱10.2 billion represent about 88.55% of its consolidated total assets as at December 31, 2024. In 2024, the Group's share in the net losses of associates amounted to ₱69.3 million, which is 167.63% of the Group's consolidated net losses.

In 2024, the results of operations of the associates are significantly affected by the following:

- Estimation of ore reserves by ACMDC and oil reserves by TPC, which are key inputs to depletion and impairment estimates, and require significant management estimates and assumptions and the involvement of external experts; and
- Judgment, estimation and assumptions about the future production levels and costs of UPMC, as well as external inputs such as gold prices and discount rate for the assessment the recoverable amount of property, plant and equipment related to Longos Mine project of UPMC.

In addition, PAS 36, *Impairment of Assets* requires that an impairment review of the investments in associates be performed when certain impairment indicators are present. We consider this matter as significant to our audit in view of the magnitude of the investments' carrying amounts and the share in the net losses of these associates and the significant management judgement and estimates applied in determining the recoverable amount of these investments for impairment testing purposes.

The Group's disclosure related to investments in associates are in Note 10 to the consolidated financial statements.

Audit Response

We obtained relevant financial information of the associates and recomputed the Group's share in equity in the associates' net earnings/losses for the year ended December 31, 2024.

On the estimation of oil reserves, we evaluated the competence, capabilities and objectivity of the external specialists engaged by TPC to perform an independent assessment of the oil reserves, by considering their qualifications, experience and reporting responsibilities. We read the external specialists' reports and obtained an understanding about the nature, scope and objectives of their work, and basis of the estimates including any changes in the oil reserves during the year. In addition, we also tested the oil reserves estimates applied to the relevant areas of the consolidated financial statements including depletion and impairment estimates.





In relation to the assessment of the recoverable amount of property, plant and equipment related to the Longos Mine project of UPMC, we involved our internal specialist in evaluating the methodologies and the assumptions used such as future production levels and costs as well as external inputs such as gold prices and discount rate. We compared the key assumptions used such as future production levels and costs against project feasibility report and key inputs such as gold prices against externally published data. We carried out an update discussion with the specialists who were part of the feasibility study team on the basis of the estimated production levels and costs and anticipated changes. We tested the parameters used in the determination of the discount rate against market data.

Further, we obtained and reviewed management's impairment analysis of investments in associates. We discussed with management the current and projected financial performance of the associates and the basis for the key assumptions used. We involved our internal specialist in evaluating the Group's methodology and the assumptions used in calculating the recoverable amount of the investments. These assumptions include the expected life of the project, future production levels and costs and contribution to Government based on current regulations as well as external inputs such as gold and copper prices and discount rates. We compared the key assumptions used such as expected mine life used against the mine life based on the ore reserve report, production reports from the operations departments, current tax laws and forecasted gold and copper prices. We compared future production levels and costs against the associates' historical performance.

We compared the key inputs such as gold and copper prices against externally published data. We tested the parameters used in the determination of the discount rate against market data. We also reviewed the Group's disclosures about those assumptions to which the outcome of the impairment test is most sensitive, specifically those that have the most significant effect in the determination of the recoverable amount of the investments in associates.

Recoverability of Deferred Exploration Costs

As at December 31, 2024, the carrying value of deferred exploration costs amounted to \$\mathbb{P}73.3\$ million. These deferred exploration costs pertain to the expenditures incurred in the exploration stage of the Group's oil and gas assets. Under PFRS 6, Exploration for and Evaluation of Mineral Resources, these deferred oil exploration costs shall be assessed for impairment when facts and circumstances suggest that the carrying amounts exceed the recoverable amounts. The ability of the Group to recover its deferred oil exploration costs would depend on the commercial viability of the oil reserves. We considered this as a key audit matter because of materiality of the amount involved, and the significant management judgment required in assessing whether there is any indication of impairment.

The Group's disclosures related to recoverability of deferred exploration costs are included in Note 13 to the consolidated financial statements.





Audit Response

We obtained management's assessment on whether there is any indication that deferred oil exploration costs may be impaired. We reviewed the summary of the status of each exploration project as at December 31, 2024. We inspected the licenses/permits of each exploration project to determine that the period for which the Group has the right to explore in the specific area has not expired, will not expire in the near future, and will be renewed accordingly. We also inquired about the existing concession areas that are expected to be abandoned or any exploration activities that are planned to be discontinued in those areas. For those concession areas where impairment indicator is present, we obtained the prospective financial information for the projects. We reviewed the underlying assumptions used in each probability scenario prepared by the management. We involved our internal specialist in evaluating the methodologies and the discount rates used. We compared the key inputs and assumptions used, including forecasted oil and gas prices, inflation rate, estimated volume of reserves, capital expenditures, and production and operating costs, against the historical performance of similar projects and other relevant external data. We tested the parameters used in the determination of the discount rate against market data. We also reviewed the Group's disclosures about those assumptions to which the outcome of the impairment test is most sensitive; specifically those that have the most significant effect on the determination of the recoverable amount of deferred oil exploration costs.

Other Information

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

Our opinion on the consolidated 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 consolidated 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 consolidated 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 Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is responsible for assessing the Group'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 Group or to cease operations, or has no realistic alternative but to do so.





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

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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

- Identify and assess the risks of material misstatement of the consolidated 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 Group'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 Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated 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 auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.





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

The engagement partner on the audit resulting in this independent auditor's report is Ma. Genalin Q. Arevalo.

SYCIP GORRES VELAYO & CO.

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Ma. Genalin O. Arevalo

Partner

CPA Certificate No. 108517

Tax Identification No. 224-024-926

BOA/PRC Reg. No. 0001, April 16, 2024, valid until August 23, 2026

BIR Accreditation No. 08-001998-123-2023, January 25, 2023, valid until January 24, 2026

PTR No. 10465260, January 2, 2025, Makati City

April 21, 2025





ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	December 31				
	2024	2023			
ASSETS					
Current Assets					
Cash and cash equivalents (Note 4)	₽82,298,173	₱142,920,584			
Trade and other receivables (Note 5)	590,039,093	551,474,843			
Financial assets at fair value through profit or loss (FVTPL; Note 6)	76,267,300	63,608,880			
Prepaid expenses and other current assets (Note 7)	12,387,924	14,227,369			
Total Current Assets	760,992,490	772,231,676			
Noncurrent Assets					
Investments in associates (Note 10)	10,159,366,298	9,899,029,291			
Long-term note receivable (Note 8)	60,000,000	60,000,000			
Investment properties (Note 12)	313,057,242	312,762,244			
Deferred exploration costs (Note 13)	73,256,283	71,416,374			
Property and equipment (Note 11)	4,757,137	6,688,590			
Net retirement benefit assets (Note 22)	7,945,147	8,090,032			
Financial assets at fair value through other comprehensive	1,5 12,2 11	-,			
income (FVOCI; Note 9)	521,260	521,260			
Deferred income tax assets – net (Note 23)	_	10,150,493			
Other noncurrent assets (Note 14)	93,301,747	82,032,081			
Total Noncurrent Assets	10,712,205,114	10,450,690,365			
	, , ,	, , , ,			
TOTAL ASSETS	₽11,473,197,604	₽11,222,922,041			
LIABILITIES AND EQUITY					
Current Liabilities					
Accounts payable and accrued expenses (Note 15)	₽ 201,677,294	₱215,258,402			
Current portion of due to related parties (Note 21)	41,880,741	41,880,741			
Current portion of subscription payable (Note 10)	2,136,170	2,136,170			
Total Current Liabilities	245,694,205	259,275,313			
Noncurrent Liabilities					
Subscription payable - net of current portion (Note 10)	2,646,633,159	2,627,239,227			
Due to related parties - net of current portion (Note 21)	753,019,878	797,047,880			
Deposits from customers (Note 15)	15,559,916	15,559,916			
Deferred income tax liabilities – net (Note 23)	10,424	15,559,910			
Total Noncurrent Liabilities	3,415,223,377	3,439,847,023			
Total Liabilities	3,660,917,582	3,699,122,336			
Total Liabilities	3,000,917,582	3,077,122,330			

(Forward)



	De	ecember 31
	2024	2023
Equity		
Capital stock - ₱1 par value (Note 17)		
Authorized - 4,000,000,000 shares		
Issued - 3,013,186,174 shares	₽3,013,186,174	₽3,013,186,174
Subscribed - 3,116,364 shares (net of subscriptions receivable	F3,013,100,174	£3,013,160,174
•	1 7/0 677	1 749 677
of ₱1,367,687)	1,748,677	, , , , , , , , , , , , , , , , , , ,
Additional paid-in capital	, , ,	1,570,157,056
Net unrealized valuation loss on financial assets at FVOCI (Note 9)	(582,847)	(582,847)
Remeasurement gains on defined benefit obligation,		
net of deferred taxes	3,165,545	2,978,369
Share in other comprehensive income of associates (Note 10)	1,369,419,377	1,039,786,583
Retained earnings	1,876,307,639	1,917,536,215
Treasury stock - 13,000,000 shares at ₱2.12 cost per share (Note 17)	(27,566,075)	(27,566,075)
Equity attributable to equity holders of the Parent Company	7,805,835,546	7,517,244,152
Non-controlling interest	6,444,476	6,555,553
Total Equity	7,812,280,022	7,523,799,705
TOTAL LIABILITIES AND EQUITY	₽11,473,197,604	₱11,222,922,041

See accompanying Notes to Consolidated Financial Statements.



ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended December 31			
	2024	2023	2022	
REVENUES				
Gains on:				
Day 1 gain (Notes 10 and 21)	₽ 196,308,269	₱155,734,496	₽114,351,774	
Fair value changes of financial assets at	, ,	, ,	, ,	
FVTPL (Note 6)	12,658,420	7,263,630	_	
Foreign exchange – net	130,111	497,075	47,427,917	
Interest income (Notes 4, 8, and 19)	30,435,064	16,448,795	4,553,994	
Revenue from contracts with customers:	, ,	, ,	, ,	
Royalty income (Note 16)	13,941,902	13,355,661	10,873,141	
Dividend income (Notes 6 and 9)	5,794,489	5,826,366	4,004,359	
Equity in net income of associates (Note 10)	, , , <u> </u>	281,080,848	778,040,369	
	259,268,255	480,206,871	959,251,554	
COST AND EXPENSES Accretion of discount (Notes 10 and 21) Equity in net losses of associates (Note 10)	171,674,198 69,295,787	114,351,774	49,179,239 –	
General and administrative expenses (Note 18) Losses on fair value changes of financial assets at	47,440,655	43,074,554	1,078,334,718	
FVTPL (Note 6)	_	_	458,240	
	288,410,640	157,426,328	1,127,972,197	
INCOME (LOSS) BEFORE INCOME TAX	(29,142,385)	322,780,543	(168,720,643)	
PROVISION FOR (BENEFIT FROM) INCOME TAX (Note 23)				
Current	1,890,872	1,134,535	172,353	
Deferred	10,306,396	(10,306,396)	(11,222,346)	
	12,197,268	(9,171,861)	(11,049,993)	
NET INCOME (LOSS)	(41,339,653)	331,952,404	(157,670,650)	

(Forward)



	Years Ended December 31			
	2024	2023	2022	
OTHER COMPREHENSIVE INCOME				
Items that will not be reclassified to profit or loss				
in subsequent periods:				
Share in other comprehensive income of				
associates (Note 10)	₽327,364,220	₽129,174,768	₽550,079,125	
Remeasurement gains (losses) on retirement	F327,304,220	F129,174,700	F330,079,123	
benefit, net of deferred tax (Note 22)	187,176	467,708	(152,777)	
Items that will be reclassified to profit or loss in	107,170	407,708	(132,777)	
subsequent periods:				
Share in other comprehensive income (loss)				
of associates (Note 10)	2,268,574	(14,955,808)	24,029,819	
or associates (Note 10)	329,819,970	114,686,668	573,956,167	
	327,017,770	114,000,000	373,930,107	
TOTAL COMPREHENSIVE INCOME	₽288,480,317	₽446,639,072	₽416,285,517	
NET DISCOULE (LOSS), A TENDINATA DI E				
NET INCOME (LOSS) ATTRIBUTABLE				
TO:	(D41 220 55()	D222 057 450	(D157.5(0.00()	
Equity holders of the Parent Company	(P 41,228,576)	₱332,056,458	(P 157,569,986)	
Non-controlling interest	(111,077)	(104,054)	(100,664)	
	(P 41,339,653)	₱331,952,404	(P 157,670,650)	
TOTAL COMPREHENCIVE INCOME				
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:				
Equity holders of the Parent Company	D200 501 204	Đ//6 7/2 126	₽/16 206 101	
Non-controlling interest	₽288,591,394 (111,077)	₱446,743,126 (104,054)	₱416,386,181 (100,664)	
Non-controlling interest	₽288,480,317	₽446,639,072	₽416,285,517	
	F400,40U,31/	F440,039,072	£410,203,31/	
Pagia and Diluted Farmings (Loss) Par Chara				
Basic and Diluted Earnings (Loss) Per Share (Note 24)	(₽0.01)	₽0.11	(₽0.05)	
(11016 24)	(£0.01)	₽ 0.11	(F 0.03)	

See accompanying Notes to Consolidated Financial Statements.



ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2024, 2023 AND 2022

				Attribut	able to Equity Hol		nt Company					_	
	Issued	Subscribed	Subscriptions Receivable	Subscribed - net	Additional Paid- in Capital	Financial Assets at FVOCI	Remeasurement Gains (Losses) on Defined Benefit Obligation - net		Retained	Treasury Stock (Note 17)	Total	Non-controlling Interest	Total
Balances at January 1, 2022	₽3,008,919,508	₽7,383,030	(¥1,367,687)	₽6,015,343	₽1,570,157,056	(P 582,847)	₽2,663,438	₽351,458,679	₽1,743,049,743	(P 27,566,075)	₽6,654,114,845	₽6,760,271	₽6,660,875,116
Net loss									(157,569,986)		(157,569,986)	(100,664)	(157,670,650)
Other comprehensive income (loss)	_	_	_	_	_	_	(152,777)	574,108,944		_	573,956,167		573,956,167
Total comprehensive income (loss)	-	-	-	-	-	=	(152,777)	574,108,944	(157,569,986)	-	416,386,181	(100,664)	416,285,517
Balances at December 31, 2022	3,008,919,508	7,383,030	(1,367,687)	6,015,343	1,570,157,056	(582,847)	2,510,661	925,567,623	1,585,479,757	(27,566,075)	7,070,501,026	6,659,607	7,077,160,633
Issuance of shares	4,266,666	(4,266,666)	_	(4,266,666)	_	_	_	_	_	_	_	_	
Net loss	_	_	_	_	_	-	-	_	332,056,458	_	332,056,458	(104,054)	
Other comprehensive income (loss)	_	_	_	_	-	_	467,708		_	_	114,686,668	_	114,686,668
Total comprehensive income (loss)							467,708	114,218,960	332,056,458		446,743,126	(104,054)	446,639,072
Balances at December 31, 2023	3,013,186,174	3,116,364	(1,367,687)	1,748,677	1,570,157,056	(582,847)	2,978,369	1,039,786,583	1,917,536,215	(27,566,075)	7,517,244,152	6,555,553	7,523,799,705
Net loss				_	-	_	_	_	(41,228,576)	_	(41,228,576)	(111,077)	(41,339,653)
Other comprehensive income (loss)	_	_	_	_	_	_	187,176	329,632,794		_	329,819,970	<u> </u>	329,819,970
Total comprehensive income (loss)			_		_		187,176	329,632,794	(41,228,576)	_	288,591,394	(111,077)	288,480,317
Balances at December 31, 2024	₽3,013,186,174	₽3,116,364	(P 1,367,687)	₽ 1,748,677	₽1,570,157,056	(P 582,847)	₽3,165,545	₽1,369,419,377	₽1,876,307,639	(P 27,566,075)	₽7,805,835,546	₽6,444,476	₽7,812,280,022

See accompanying Notes to Consolidated Financial Statements.



ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

	Years Ended December 31			
	2024	2023	2022	
CASH FLOWS FROM OPERATING				
ACTIVITIES				
Income (loss) before income tax	(P 29,142,385)	₽322,780,543	(P 168,720,643)	
Adjustments for:	(F2),142,303)	F322,700,3 1 3	(100,720,043)	
Day 1 gain (Notes 10 and 21)	(196,308,269)	(155,734,496)	(114,351,774)	
Accretion of discount (Notes 10 and 21)	171,674,198	114,351,774	49,179,239	
Equity in net losses (gains) of associates	171,074,170	114,551,774	77,177,237	
(Note 10)	69,295,787	(281,080,848)	(778,040,369)	
Interest income (Notes 4, 8, and 19)	(30,435,064)	(16,448,795)	(4,553,994)	
Losses (gains) on fair value changes of	(00,100,001)	(10,110,755)	(1,555,551)	
financial assets at FVTPL (Note 6)	(12,658,420)	(7.262.620)	458,240	
Dividend income (Notes 6 and 9)		(7,263,630)	(4,004,359)	
Depreciation (Notes 11 and 18)	(5,794,489) 1,957,167	(5,826,366) 1,477,610	1,368,117	
Pension cost (Notes 20 and 22)	1,957,107	135,057	251,965	
Unrealized foreign exchange gains	(130,111)	(6,337,392)	(47,427,917)	
Provision for impairment losses	(130,111)	(0,337,392)	(47,427,917)	
(Notes 10, 13 and 18)			1,029,366,522	
Operating loss before working capital changes	(31,355,006)	(33,946,543)	(36,474,973)	
Increase in:	(31,333,000)	(33,240,343)	(30,474,973)	
Trade and other receivables	(11,797,066)	(4,678,157)	(2,645,700)	
Prepaid expenses and other current assets	(51,425)	(656,765)	(563,667)	
Decrease in accounts payable and	(31,423)	(030,703)	(303,007)	
accrued expenses	(12,808,453)	(19,024,912)	(9,470,916)	
Cash flows used in operations	(56,011,950)	(58,306,377)	(49,155,256)	
Interest received	3,667,880	1,787,444	1,716,576	
Benefits paid (Note 22)	(772,655)	1,707,777	1,710,570	
Net cash flows used in operating activities	(53,116,725)	(56,518,933)	(47,438,680)	
Net cash hows used in operating activities	(33,110,723)	(30,310,333)	(47,438,080)	
CASH FLOWS FROM INVESTING ACTIVITIES				
Additions to:				
Other noncurrent assets	(11,269,666)	(2,450,580)	(9,503,806)	
Deferred exploration costs (Note 13)	(1,839,909)	(1,458,327)	(1,833,745)	
Investment properties (Note 12)	(294,998)	(2,340,000)	(2,587,000)	
Property and equipment (Note 11)	(25,714)	(3,971,596)	(2,307,000)	
Financial assets at FVTPL (Note 6)	(23,711)	(5,571,550)	(1,402,500)	
Proceeds from:			(1,102,200)	
Dividends received (Notes 6 and 9)	5,794,489	6,002,623	3,828,102	
Sale of financial asset at FVTPL (Note 6)	-	4,656,896		
Advances to related parties (Note 21)	_	(300,000,000)	_	
Net cash flows used in investing activities	(7,635,798)	(299,560,984)	(11,498,949)	

(Forward)



Years Ended December 31 2024 2022 2023 EFFECTS OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS **₽130,112** ₽6,337,392 ₽47,427,916 NET DECREASE IN CASH AND CASH **EQUIVALENTS** (60,622,411)(349,742,525) (11,509,713)CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR 492,663,109 142,920,584 504,172,822 CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 4) ₽82,298,173 ₱142,920,584 ₱492,663,109

See accompanying Notes to Consolidated Financial Statements.



ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. General Information and Authorization for Issue of the Consolidated Financial Statements

Anglo Philippine Holdings Corporation

Anglo Philippine Holdings Corporation (the Parent Company; APHC) was registered with the Philippine Securities and Exchange Commission (SEC) on June 25, 1958 originally as an oil and mineral exploration entity with the corporate name of "Anglo Philippine Oil Corp.". In 1996, the Parent Company changed its primary purpose to that of an investment holding firm focused on natural resources-based companies, infrastructure and property development. On September 14, 2006, the SEC approved the Parent Company's amended Articles of Incorporation extending the life of the Parent Company for another fifty (50) years from June 25, 2008. The Parent Company is a Public Company under Section 17.2 of the Securities Regulation Code and its shares are listed on the Philippine Stock Exchange (PSE).

The Parent Company and its Subsidiaries (collectively referred to as the Group) are engaged in various business activities, through its subsidiaries and affiliates, namely metallic mineral mining and exploration, oil exploration and productions, infrastructure and property development and real estate.

The Parent Company is owned by Alakor Corporation (Alakor) and National Book Store, Inc. (NBS) with a combined ownership of 80.17%. Alakor and NBS are entities incorporated and domiciled in the Philippines. Alakor is the ultimate parent of the Group.

The registered office address of the Parent Company is Quad Alpha Centrum, 125 Pioneer St., Mandaluyong City.

Authorization for Issue of the Consolidated Financial Statements

The consolidated financial statements of the Group as at December 31, 2024 and 2023 and for each of the three years in the period ended December 31, 2024 were approved and authorized for issuance by the Board of Directors (BOD) on April 21, 2025.

2. Basis of Preparation, Statement of Compliance and Summary of Material Accounting Policy Information

Basis of Preparation

The consolidated financial statements have been prepared under the historical cost basis except for financial assets measured at fair value through profit-or-loss (FVTPL) and financial assets measured at fair value through other comprehensive income (FVOCI), which are carried at fair value. The consolidated financial statements are presented in Philippine Peso (P), which is the Group's functional and presentation currency under the Philippine Financial Reporting Standards (PFRS) Accounting Standards. All values are rounded off to the nearest Peso, except when otherwise indicated.

Statement of Compliance

The consolidated financial statements of the Group have been prepared in compliance with PFRS Accounting Standards. PFRS Accounting Standards include statements named PFRS Accounting Standards and Philippine Accounting Standards (PASs) and Philippine Interpretations from the International Financial Reporting Interpretation Committee (IFRIC) issued by the Philippine Financial Reporting Standards Council (FSRSC).



Basis for Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries.

The Group is considered to have control over an investee, if and only if the Group has:

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- Exposure, or rights, to variable returns from its involvement with the investee, and,
- The ability to use its power over the investee to affect its returns.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee;
- Rights arising from other contractual arrangements; and,
- The Group's voting rights and potential voting rights.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of the subsidiary begins when the Group obtains control, and continues to be consolidated until the date that such control ceases. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

The financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company using consistent accounting policies.

Profit or loss and each component of other comprehensive income are attributed to the equity holders of the parent of the Group and to the non-controlling interests (NCI), even if this results in the non-controlling interest having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intra-Group balances and transactions, including income, expenses, unrealized gains and losses and dividends, are eliminated in full consolidation.

A change in the ownership interest of a subsidiary, without a change of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- Derecognizes the carrying amount of any NCI;
- Recognizes the fair value of the consideration received;
- Recognizes the fair value of any investment retained;
- Recognizes any surplus or deficit in profit or loss; and,
- Reclassifies the Parent Company's share of components previously recognized in other comprehensive income (OCI) or other comprehensive income to profit or loss or retained earnings, as appropriate.

NCI represent the portion of profit or loss and net assets in the subsidiaries not held by the Group and are presented separately in the consolidated statement of comprehensive income and within equity in the consolidated statement of financial position, separately from the equity attributable to equity



holders of the parent. Transactions with NCI are accounted for as equity transactions. On acquisitions of NCI, the difference between the consideration and the book value of the share of the net assets acquired is reflected as being a transaction between owners and recognized directly in equity. Gain or loss on disposals to NCI is also recognized directly in equity.

The consolidated financial statements include the accounts of the Parent Company and the subsidiaries listed below:

		Percentage of Ownership		
Group	Principal Activities	2024	2023	
Direct interest				
Vulcan Materials Corporation	Mining exploration and sale of			
(VMC)	aggregates	100	100	
Tipo Valley Realty, Inc. (TVRI)	Real estate holding and			
	development	97.59	97.59	
Anglo Phil. Power Corp. (APPC)	Energy resources	100	100	
Indirect interest				
Bataan Aggregates Corp. (BAC)	Sand and gravel quarrying	100	100	

VMC was registered with the Philippine SEC on September 12, 1991 and was previously engaged in mining exploration and sale of aggregates. As at November 15, 2023, after careful evaluation of its present business, the members of the BOD and the stockholders unanimously authorized the shortening of VMC's corporate term and dissolution. On March 6, 2024, to comply with standard procedures, VMC handed in all unused receipts and invoices for appropriate disposal. On the other hand, the APHC took steps to inform the SEC about the impending dissolution of VMC and submitted the SEC Form 17C detailing VMC's intended dissolution, an action that had the support of the Group's Board of Directors.

In light of these proceedings, VMC has not yet formally notified the SEC about its closure/dissolution as it is waiting for clearance from the BIR before doing so. Once the clearance is received, VMC plans to submit a formal Notice of Closure/Dissolution to the SEC, thereby concluding the legal process for its dissolution.

On December 22, 2015, the Parent Company acquired 97.59% of interest in TVRI which is engaged in real estate development. As at December 31, 2024, TVRI has not yet started commercial operations.

APPC was registered with the Philippine SEC on September 26, 2016 primarily to undertake the development, exploitation and processing of any energy resources.

BAC, a wholly-owned subsidiary of APPC, was registered with the Philippine SEC on May 4, 2017 and is primarily engaged in sand and gravel quarrying. BAC started commercial operations in January 2018. On September 24, 2019, the BOD of BAC authorized the termination of the Company's quarrying project and the execution of sale of the Company's machines, equipment and other inventories located in the quarry premises.

Changes in Accounting Policies

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of new standards effective in 2024. The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective.



Unless otherwise indicated, adoption of these new standards did not have an impact on the financial statements of the Group.

• Amendments to PAS 1, Classification of Liabilities as Current or Non-current

The amendments clarify:

- That only covenants with which an entity must comply on or before reporting date will affect a liability's classification as current or non-current.
- That classification is unaffected by the likelihood that an entity will exercise its deferral right.
- o That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability not impact its classification.
- Amendments to PFRS 16, Lease Liability in a Sale and Leaseback

The amendments specify how a seller-lessee measures the lease liability arising in a sale and leaseback transaction in a way that it does not recognize any amount of the gain or loss that relates to the right of use retained.

• Amendments to PAS 7 and PFRS 7, Disclosures: Supplier Finance Arrangements

The amendments specify disclosure requirements to enhance the current requirements, which are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk.

Pronouncements Issued but not yet Effective

Pronouncements issued but not yet effective are listed below. Unless otherwise indicated, the Group does not expect that the future adoption of the said pronouncements will have a significant impact on its consolidated financial statements. The Group intends to adopt the following pronouncements when they become effective.

Effective beginning on or after January 1, 2025

• PFRS 17, Insurance Contracts

PFRS 17 is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. Once effective, PFRS 17 will replace PFRS 4, *Insurance Contracts*. This new standard on insurance contracts applies to all types of insurance contracts (i.e., life, non-life, direct insurance and re-insurance), regardless of the type of entities that issue them, as well as to certain guarantees and financial instruments with discretionary participation features. A few scope exceptions will apply.

The overall objective of PFRS 17 is to provide an accounting model for insurance contracts that is more useful and consistent for insurers. In contrast to the requirements in PFRS 4, which are largely based on grandfathering previous local accounting policies, PFRS 17 provides a comprehensive model for insurance contracts, covering all relevant accounting aspects. The core of PFRS 17 is the general model, supplemented by:

- A specific adaptation for contracts with direct participation features (the variable fee approach)
- o A simplified approach (the premium allocation approach) mainly for short-duration contracts



On December 15, 2021, the FSRSC amended the mandatory effective date of PFRS 17 from January 1, 2023 to January 1, 2025. This is consistent with Circular Letter No. 2020-62 issued by the Insurance Commission which deferred the implementation of PFRS 17 by two (2) years after its effective date as decided by the IASB.

PFRS 17 is effective for reporting periods beginning on or after January 1, 2025, with comparative figures required. Early application is permitted.

• Amendments to PAS 21, Lack of Exchangeability

The amendments specify how an entity should assess whether a currency is exchangeable and how it should determine a spot exchange rate when exchangeability is lacking.

The amendments are effective for annual reporting periods beginning on or after January 1, 2025. Earlier adoption is permitted and that fact must be disclosed. When applying the amendments, an entity cannot restate comparative information.

Effective beginning on or after January 1, 2026

• Amendments to PFRS 9 and PFRS 7, Classification and Measurement of Financial Instruments

The amendments clarify that a financial liability is derecognized on the 'settlement date', i.e., when the related obligation is discharged, cancelled, expires or the liability otherwise qualifies for derecognition. They also introduce an accounting policy option to derecognize financial liabilities that are settled through an electronic payment system before settlement date if certain conditions are met.

The amendments also clarify how to assess the contractual cash flow characteristics of financial assets that include environmental, social and governance (ESG)-linked features and other similar contingent features. Furthermore, the amendments clarify the treatment of non-recourse assets and contractually linked instruments.

• Annual Improvements to PFRS Accounting Standards—Volume 11

The amendments are limited to changes that either clarify the wording in an Accounting Standard or correct relatively minor unintended consequences, oversight or conflicts between the requirements in the Accounting Standards. The following is the summary of the Standards involved and their related amendments.

- O Amendments to PFRS 1, Hedge Accounting by a First-time Adopter
 The amendments included in paragraphs B5 and B6 of PFRS 1 cross references to the
 qualifying criteria for hedge accounting in paragraph 6.4.1(a), (b) and (c) of PFRS 9. These
 are intended to address potential confusion arising from an inconsistency between the
 wording in PFRS 1 and the requirements for hedge accounting in PFRS 9.
- Amendments to PFRS 7, Gain or Loss on Derecognition
 The amendments updated the language of paragraph B38 of PFRS 7 on unobservable inputs and included a cross reference to paragraphs 72 and 73 of PFRS 13.

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- Amendments to PFRS 9
 - a) Lessee Derecognition of Lease Liabilities The amendments to paragraph 2.1 of PFRS 9 clarified that when a lessee has determined that a lease liability has been extinguished in accordance with PFRS 9, the lessee is required to apply paragraph 3.3.3 and recognize any resulting gain or loss in profit or loss.
 - b) Transaction Price

The amendments to paragraph 5.1.3 of PFRS 9 replaced the reference to 'transaction price as defined by PFRS 15 *Revenue from Contracts with Customers*' with 'the amount determined by applying PFRS 15'. The term 'transaction price' in relation to PFRS 15 was potentially confusing and so it has been removed. The term was also deleted from Appendix A of PFRS 9.

- Amendments to PFRS 10, Determination of a 'De Facto Agent'
 The amendments to paragraph B74 of PFRS 10 clarified that the relationship described in B74 is just one example of various relationships that might exist between the investor and other parties acting as de facto agents of the investor.
- Amendments to PAS 7, Cost Method
 The amendments to paragraph 37 of PAS 7 replaced the term 'cost method' with 'at cost', following the prior deletion of the definition of 'cost method'.

Effective beginning on or after January 1, 2027

• PFRS 18, Presentation and Disclosure in Financial Statements

The standard replaces PAS 1 Presentation of Financial Statements and responds to investors' demand for better information about companies' financial performance. The new requirements include:

- Required totals, subtotals and new categories in the statement of profit or loss
- o Disclosure of management-defined performance measures
- o Guidance on aggregation and disaggregation
- PFRS 19, Subsidiaries without Public Accountability

The standard allows eligible entities to elect to apply PFRS 19's reduced disclosure requirements while still applying the recognition, measurement and presentation requirements in other PFRS accounting standards. The application of the standard is optional for eligible entities.

Deferred effectivity

• Amendments to PFRS 10, Consolidated Financial Statements, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.



On January 13, 2016, the Financial and Sustainability Reporting Standards Council deferred the original effective date of January 1, 2016 of the said amendments until the IASB completes its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

Summary of Material Accounting Policy Information

The principal accounting and financial reporting adopted in reporting the Group's financial statements are as follows:

Current versus Noncurrent Classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current or noncurrent classification. An asset is current when it is:

- Expected to be realized or intended to be sold or consumed in the normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within 12 months after the reporting date; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least 12 months after the reporting date.

All other assets are classified as noncurrent.

A liability is current when:

- It is expected to be settled in the normal operating cycle;
- It is held primarily for the purpose of trading;
- It is due to be settled within 12 months after the reporting date; or
- There is no unconditional right to defer the settlement of the liability for at least 12 months after the reporting date.

The Group classifies all other liabilities as noncurrent.

Deferred income tax assets and liabilities are classified as noncurrent assets and liabilities.

Fair Value Measurement

The Group measures financial instruments at fair value at each end of the reporting period.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

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

The principal or the most advantageous market must be accessible to the Group at the measurement date. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.



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

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

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

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

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

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

Presentation of Financial Statements

The Group has elected to present all items of recognized income and expense in single consolidated statement of comprehensive income.

Financial Instruments

Date of Recognition

The Group recognizes a financial asset or a financial liability in the consolidated statement of financial position when it becomes a party to the contractual provisions of the instrument. The Goup determines the classification of its financial instruments on initial recognition and, where allowed and appropriate, re—evaluates this designation at each reporting date. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the settlement date.

Initial Recognition

Financial instruments are recognized in the consolidated statement of financial position when the Group becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace (regular way trades) are recognized on the trade date (i.e., the date that the Group commits to purchase or sell the asset).



Financial assets and financial liabilities are recognized initially at fair value. Transaction costs are included in the initial measurement of all financial assets and liabilities, except for financial instruments measured at FVTPL.

Classification and Measurement

Classification of Financial Assets. Financial assets are classified in their entirety based on the contractual cash flows characteristics of the financial assets and the Group's business model for managing the financial assets. The Group classifies its financial assets into the following measurement categories:

- Financial assets measured at amortized cost;
- Financial assets measured at FVTPL;
- Financial assets measured at FVOCI, where cumulative gains or losses previously recognized are reclassified to profit or loss; and,
- Financial assets measured at FVOCI, where cumulative gains or losses previously recognized are not reclassified to profit or loss.

Contractual Cash Flows Characteristics. If the financial asset is held within a business model whose objective is to hold assets to collect contractual cash flows or within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets, the Group assesses whether the cash flows from the financial asset represent solely payments of principal and interest (SPPI) on the principal amount outstanding.

In making this assessment, the Group determines whether the contractual cash flows are consistent with a basic lending arrangement, i.e., interest includes consideration only for the time value of money, credit risk and other basic lending risks and costs associated with holding the financial asset for a particular period of time. In addition, interest can include a profit margin that is consistent with a basic lending arrangement. The assessment as to whether the cash flows meet the test is made in the currency in which the financial asset is denominated. Any other contractual terms that introduce exposure to risks or volatility in the contractual cash flows that is unrelated to a basic lending arrangement, such as exposure to changes in equity prices or commodity prices, do not give rise to contractual cash flows that are SPPI on the principal amount outstanding.

Business Model. The Group's business model is determined at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. The Group's business model does not depend on management's intentions for an individual instrument.

The Group's business model refers to how it manages its financial assets in order to generate cash flows. The Group's business model determines whether cash flows will result from collecting contractual cash flows, selling financial assets or both. Relevant factors considered by the Group in determining the business model for a group of financial assets include how the performance of the business model and the financial assets held within that business model are evaluated and reported to the Group's key management personnel, the risks that affect the performance of the business model (and the financial assets held within that business model) and how these risks are managed and how managers of the business are compensated.

• Financial Assets at Amortized Cost. A debt financial asset is measured at amortized cost if
(a) it is held within a business model for which the objective is to hold financial assets in order to collect contractual cash flows and (b) the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI on the principal amount outstanding.



These financial assets are initially recognized at fair value plus directly attributable transaction costs and subsequently measured at amortized cost using the effective interest rate (EIR) method, less any impairment in value. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees and costs that are an integral part of the EIR. The amortization is included in "Interest income" in the consolidated statement of comprehensive income and is calculated by applying the EIR to the gross carrying amount of the financial asset, except for (a) purchased or originated credit-impaired financial assets and (b) financial assets that have subsequently become credit-impaired, where, in both cases, the EIR is applied to the amortized cost of the financial asset. Losses arising from impairment are recognized in "Provision for bad debts" in the consolidated statement of comprehensive income.

As at December 31, 2024 and 2023, the Group has financial assets at amortized cost consisting of cash and cash equivalents, trade and other receivables, long-term note receivable and deposit under "Other noncurrent assets".

• Financial Assets at FVTPL. Financial assets at FVTPL are measured at FVTPL unless these are measured at amortized cost or at FVOCI. Included in this classification are equity investments held for trading and debt instruments with contractual terms that do not represent solely payments of principal and interest. Financial assets held at FVTPL are initially recognized at fair value, with transaction costs recognized in the consolidated statement of comprehensive income as incurred. Subsequently, they are measured at fair value and any gains or losses are recognized in the consolidated statement of comprehensive income.

Additionally, even if the asset meets the amortized cost or the FVOCI criteria, the Group may choose at initial recognition to designate the financial asset at FVTPL if doing so eliminates or significantly reduces a measurement or recognition inconsistency (an accounting mismatch) that would otherwise arise from measuring financial assets on a different basis.

Trading gains or losses are calculated based on the results arising from trading activities of the Group, including all gains and losses from changes in fair value for financial assets and financial liabilities at FVTPL, and the gains or losses from disposal of financial investments.

The Group's financial assets at FVTPL consists of investments in quoted equity shares that are held for trading as at December 31, 2024 and 2023.

• Financial Assets at FVOCI. A financial asset is measured at FVOCI if (a) it is held within a business model for which the objective is achieved by both collecting contractual cash flows and selling financial assets and (b) its contractual terms give rise on specified dates to cash flows that are SPPI on the principal amount outstanding. These financial assets are initially recognized at fair value plus directly attributable transaction costs and subsequently measured at fair value. Gains and losses arising from changes in fair value are included in OCI within a separate component of equity. Impairment losses or reversals, interest income and foreign exchange gains and losses are recognized in profit and loss until the financial asset is derecognized. Upon derecognition, the cumulative gain or loss previously recognized in OCI is reclassified from equity to profit or loss. This reflects the gain or loss that would have been recognized in profit or loss upon derecognition if the financial asset had been measured at amortized cost. Impairment is measured based on the expected credit loss (ECL) model.

The Group may also make an irrevocable election to measure at FVOCI on initial recognition investments in equity instruments that are neither held for trading nor contingent consideration recognized in a business combination in accordance with PFRS 3. Amounts recognized in OCI are not subsequently transferred to profit or loss. However, the Group may transfer the



cumulative gain or loss within equity. Dividends on such investments are recognized in profit or loss, unless the dividend clearly represents a recovery of part of the cost of the investment.

Dividends are recognized in profit or loss only when:

- the Group's right to receive payment of the dividend is established;
- it is probable that the economic benefits associated with the dividend will flow to the Group; and,
- the amount of the dividend can be measured reliably.

As at December 31, 2024 and 2023, the Group's financial assets at FVOCI pertains to investments in unquoted equity shares that are not held for trading.

Classification of Financial Liabilities. Financial liabilities are measured at amortized cost, except for the following:

- Financial liabilities measured at fair value through profit or loss;
- Financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or when the Group retains continuing involvement;
- Financial guarantee contracts;
- Commitments to provide a loan at a below-market interest rate; and,
- Contingent consideration recognized by an acquirer in accordance with PFRS 3.

A financial liability may be designated at fair value through profit or loss if it eliminates or significantly reduces a measurement or recognition inconsistency (an accounting mismatch) or:

- if a host contract contains one or more embedded derivatives; or,
- if a group of financial liabilities or financial assets and liabilities is managed and its performance evaluated on a fair value basis in accordance with a documented risk management or investment strategy.

Where a financial liability is designated at FVTPL, the movement in fair value attributable to changes in the Group's own credit quality is calculated by determining the changes in credit spreads above observable market interest rates and is presented separately in OCI.

As at December 31, 2024 and 2023, the Group's financial liabilities include accounts payable and accrued expenses (excluding nonfinancial liabilities), subscription payable and due to related parties.

Impairment of Financial Assets

The Group assesses at each reporting date whether there is objective evidence that a financial asset or group of financial assets is impaired.

The Group recognizes an allowance for ECL for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original EIR. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from



default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

The Group considers a debt investment security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade'.

• Determination of the Stage for Impairment. At each reporting date, the Group assesses whether there has been a significant increase in credit risk for financial assets since initial recognition by comparing the risk of default occurring over the expected life between the reporting date and the date of initial recognition. The Group considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and forward-looking analysis.

An exposure will migrate through the ECL stages as asset quality deteriorates. If, in a subsequent period, asset quality improves and also reverses any previously assessed significant increase in credit risk since origination, then the loss allowance measurement reverts from lifetime ECL to 12-month ECL.

• Simplified Approach. The simplified approach, where changes in credit risk are not tracked and loss allowances are measured at amounts equal to lifetime ECL, is applied to 'Trade receivables'. The Group has established a provision matrix that is based on historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For any other financial assets carried at amortized cost (which are due in more than 12 months), the ECL is based on the 12-month ECL. The 12-month expected credit losses is the proportion of lifetime expected credit losses that results from default events on a financial instrument that are possible within 12 months after the reporting date. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment including forward-looking information.

The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows and usually occurs when past due for more than one year and not subject to enforcement activity.

At each reporting date, the Group assesses whether financial assets carried at amortized cost are credit-impaired. A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Offsetting Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to set off the recognized amounts and there is intention to settle on a net basis, or to realize the asset and settle the liability simultaneously. The Group assesses that it has a currently enforceable right of offset if the right is



not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Group and all of the counterparties.

Derecognition of Financial Instruments

Financial Assets

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

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

Where the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Group's continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay. In such case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Financial Liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or has expired.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the Group's consolidated statement of comprehensive income.

"Day 1" Difference

Where the transaction price in a non-active market is different from the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a "Day 1" difference) in profit or loss under "Interest income" and "Interest expense" accounts unless it qualifies for recognition as some other type of asset or liability. In cases where fair value is determined using data which is not observable, the difference between the transaction price and model value is only recognized in profit or loss when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the "Day 1" difference amount.

Cash and Cash Equivalents

Cash includes cash on hand and with banks and short-term deposits. Cash equivalents are short-term, highly liquid deposits that are readily convertible to known amounts of cash with original maturities of three months or less and that are subject to an insignificant risk of change in value.



Prepaid Expenses and Other Current Assets

Prepaid Expenses

Prepaid expenses include items of goods or services purchased by the Group for use in its operations but not fully consumed by the end of the accounting period. When goods or services are initially purchased, the amount is recorded in the asset account. At the end of the period, the Group determines the portion of such expenditures that is applicable to subsequent period and the portion used up during the current period. The used-up portion is recognized in profit or loss.

Advances to Suppliers

Advances to supplier represents prepayments relative to acquisitions of assets or operational agreements entered into by the Group and its suppliers. These advances will be reclassified to the specific asset account once the risks and rewards over the assets are transferred to the Group or charged to expense once the related services are rendered.

Prepaid expenses and advances to suppliers are included in current assets, except when the related goods services are expected to be received or rendered more than twelve (12) months after the reporting date which are classified as noncurrent assets.

Prepaid Taxes

Prepaid taxes consist substantially of creditable withholding taxes (CWTs) which are recognized as assets to the extent that it is probable that the benefit will flow to the Group. These are derecognized when there is a legally enforceable right to apply the recognized amounts against related liability with the period prescribed by the relevant tax laws.

<u>Investments in Associates</u>

An associate is an entity in which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies. The Group's investments in associates are accounted for using the equity method. Under the equity method, the investments in associates are carried in the consolidated statement of financial position at cost plus post acquisition changes in the Group's share of net assets of the associate.

The consolidated statement of comprehensive income reflects the share of the results of operations of the associate. Where there has been a change recognized directly in the equity of the associate, the Group recognizes its share of any changes and discloses this, when applicable, in the consolidated statement of changes in equity. Unrealized gains and losses resulting from transactions between the Group and the associate are eliminated to the extent of the interest in the associate.

The financial statements of the associates are prepared for the same reporting period as the Group. Where necessary, adjustments are made to bring the accounting policies in line with those of the Group.

After application of the equity method, the Group determines whether it is necessary to recognize an impairment loss on the Group's investment in associates. The Group determines at each end of the reporting period whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognizes the amount in the consolidated statement of comprehensive income.



Upon loss of significant influence over the associate, the Group measures and recognizes any retaining investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence and the fair value of the retaining investment and proceeds from disposal is recognized in profit or loss.

Property and Equipment

Property and equipment are carried at cost less accumulated depreciation and any impairment in value.

The initial cost of property and equipment comprises its purchase price, including import duties, non-refundable purchase taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditures incurred after the property and equipment have been put into operations, such as repairs and maintenance, are normally charged to the consolidated statement of comprehensive income in the period when the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

Each part of an item of property and equipment with a cost that is significant in relation to the total cost of the item is depreciated separately.

Depreciation of other items of property and equipment is computed using the straight-line method over the estimated useful lives of the asset as follows:

Category	Number of Years
Condominium units and improvements	20
Machinery and equipment	3 - 15
Transportation equipment	3 - 5
Furniture, fixtures and office equipment	2 - 5

The assets residual values, useful lives and depreciation method are reviewed periodically to ensure that the periods and method of depreciation are consistent with the expected pattern of economic benefits from items of property and equipment.

When property and equipment are retired or otherwise disposed of, both the cost and related accumulated depletion, depreciation and any impairment in value are removed from the accounts, and any resulting gain or loss is credited to or charged against current operations.

Fully depreciated property and equipment are retained in the accounts until they are no longer in use and no further depreciation is charged to current operations.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Investment Properties

Investment properties pertain to the Group's investment in parcels of land and related improvements that are measured initially at cost, including transaction costs. Expenditures for the development and improvement of land are capitalized as part of the cost of the land. The carrying amounts include the costs of replacing part of an existing investment property at the time those costs are incurred if the recognition criteria are met, and excludes the costs of day to day servicing of an investment property.



Subsequent to initial recognition, these are carried at cost less any impairment in the books of the Group.

Investment properties are derecognized when either they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognized in the consolidated statement of comprehensive income in the period of derecognition.

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

Under the cost model, transfers between investment property, owner-occupied property and inventories do not change the carrying amount of the property transferred and they do not change the cost of that property for measurement or disclosure purposes.

Deferred Exploration Costs

Exploration and evaluation activity involves the search for hydrocarbon resources, the determination of technical feasibility and the assessment of commercial viability of an identified resource. Once the legal right to explore has been acquired, costs directly associated with exploration are capitalized under "Deferred exploration costs" account. The Group's deferred exploration costs are specifically identified for each Service Contract (SC) area. All oil exploration costs relating to each SC are deferred pending the determination of whether the contract area contains oil, gas and mineral reserves in commercial quantities. Capitalized expenditures include costs of license acquisition, technical services and studies, exploration drilling and testing, and appropriate technical and administrative expenses. General overhead or costs incurred prior to having obtained the legal rights to explore an area are recognized as expense in the consolidated statement of comprehensive income when incurred.

If no potentially commercial hydrocarbons are discovered, the deferred oil exploration costs are written off through the consolidated statement of comprehensive income. If extractable hydrocarbons are found and, subject to further appraisal activity (e.g., the drilling of additional wells), it is probable that they can be commercially developed, the costs continue to be carried under deferred exploration costs account while sufficient/continued progress is made in assessing the commerciality of the hydrocarbons. Costs directly associated with appraisal activity undertaken to determine the size, characteristics and commercial potential of a reservoir following the initial discovery of hydrocarbons, including the costs of appraisal wells where hydrocarbons were not found, are initially capitalized as deferred exploration costs.

All such capitalized costs are subject to technical, commercial and management review, and assessed at each reporting period for possible indications of impairment. This is to confirm the continued intent to develop or otherwise extract value from the discovery. When this is no longer the case or is considered as areas permanently abandoned, the costs are written off through the consolidated statement of comprehensive income. Exploration areas are considered permanently abandoned if the related permits of the exploration have expired and/or there are no definite plans for further exploration and/or development.

At the completion of the exploration phase, if technical feasibility is demonstrated and commercial reserves are discovered, then, following the decision to continue into the development phase, the deferred exploration costs relating to the SC, where oil in commercial quantities are discovered, is



first assessed for impairment and (if required) any impairment loss is recognized, then the remaining balance is transferred to property and equipment in the consolidated statement of financial position.

When proved reserves of oil and gas are identified and development is sanctioned by management, the relevant capitalized expenditure is first assessed for impairment and (if required) any impairment loss is recognized, then the remaining balance is transferred to oil and gas properties. Other than license costs, no amortization is charged during the exploration and evaluation phase. For exchanges/swaps or parts of exchanges/swaps that involve only exploration and evaluation assets, the exchange is accounted for at the carrying value of the asset given up and no gain or loss is recognized.

The recoverability of deferred exploration costs is dependent upon the discovery of economically recoverable reserves, the ability of the Group to obtain necessary financing to complete the development of reserves and future profitable production or proceeds from the disposition of recoverable reserves.

Interest in Joint Arrangements

The Group undertakes a number of business activities through joint arrangements. A joint arrangement is an arrangement over which two or more parties have joint control. Joint control is the contractually agreed sharing of control over an arrangement which exists only when the decisions about the relevant activities (being those that significantly affect the returns of the arrangement) require the unanimous consent of the parties sharing control.

Joint Operation

A joint operation is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets and obligations for the liabilities, relating to the arrangement.

In relation to its interests in joint operations, the Group recognizes its:

- Assets, including its share of any assets held jointly
- Liabilities, including its share of any liabilities incurred jointly
- Revenue from the sale of its share of the output arising from the joint operation
- Share of the revenue from the sale of the output by the joint operation
- Expenses, including its share of any expenses incurred jointly

Other Noncurrent Assets

Advances for Future Land Acquisitions

Advances for future land acquisitions represent the advance payments to the land owners plus transaction costs. These are carried at undiscounted amounts.

Input Value-Added Tax (VAT)

Revenues, expenses, and assets are recognized net of the amount of VAT, if applicable. When VAT from sales of goods and/or services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as payable in the consolidated statement of financial position. When input VAT exceeds output VAT, the excess is recognized as an asset in the consolidated statement of financial position to the extent of the recoverable amount.



Leasehold Rights

Leasehold rights pertain to an interest in real property held under agreement by which the owner gives the Group the right to occupy or use the property for a period of time. This is amortized over the life of the contract.

Impairment of Nonfinancial Assets

Investments in Associates

The Group determines at each end of the reporting period whether there is any objective evidence that the investment in associates is impaired. If this is the case, the Group calculates the amount of impairment being the difference between the recoverable amount of the investment and the carrying value and recognizes the amount in the consolidated statement of comprehensive income.

An assessment is made at the end of the reporting period as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indications exist, the recoverable amount is estimated. A previously recognized impairment loss is reverse only if there has been a change in the estimates used to determine the investment's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the investments is increased to its recoverable amount. The increased amount cannot exceed the carrying amount that would have been determined had no impairment loss been recognized for the assets in prior years. Such reversal is recognized in the consolidated statement of comprehensive income.

Deferred Exploration Costs

An impairment review is performed, either individually or at the cash generating unit (CGU) level, when there are indicators that the carrying amount of the deferred oil exploration costs may exceed their recoverable amounts. To the extent that this occurs, the excess is fully provided in the reporting period in which this is determined. Deferred exploration costs are reassessed on a regular basis and these costs are carried forward provided that at least one of the following conditions is met:

- the period for which the entity has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- such costs are expected to be recouped in full through successful development and exploration of the area of interest or alternatively, by its sale; or,
- exploration and evaluation activities in the area of interest have not yet reached a stage which
 permits a reasonable assessment of the existence or otherwise of economically recoverable
 reserves, and active and significant operations in relation to the area are continuing, or planned
 for the future.

Prepaid Expenses and Other Current Assets, Property and Equipment, Investment Properties and Other Noncurrent Assets (excluding Deposit)

The Group assesses at each reporting period whether there is an indication that a nonfinancial asset may be impaired when events or changes in circumstances indicate that the carrying value of an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. As asset's recoverable amount is the higher of an asset's or CGU's fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of



money and the risks specific to the asset. Impairment losses of continuing operations are recognized in the consolidated statement of comprehensive income in those expense categories consistent with the function of the impaired asset.

As assessment is made at each end of the reporting period as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. However, the increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of comprehensive income. After such a reversal, the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Provisions

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are reviewed at each end of the reporting period and adjusted to reflect the current best estimate. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax amount that reflects current market assessments of the time value of money and, when appropriate, the risks specific to the liability.

Where discounting is used, the increase in the provision due to the passage of time is recognized as "Interest and other finance charges" in the consolidated statement of comprehensive income.

Equity

Capital Stock. The Group has issued capital stock that is classified as equity. Incremental costs directly attributable to the issue of new capital stock are shown in equity as a deduction, net of tax, from the proceeds.

Subscription Receivable. Subscription receivable pertains to the amount of subscribed capital stock less the amount paid-up. Subscription receivable is presented as deduction from capital stock.

Additional Paid-in Capital. Additional paid-in capital is the portion of paid-in capital received representing excess over par value.

Treasury Stock. Treasury stock is recorded at cost and is presented as a deduction from equity. Any consideration paid or received in connection with treasury stock is recognized directly in equity.

When the shares are retired, the capital stock account is reduced by its par value. The excess of cost over par value upon retirement is debited to the following accounts in the order given:

- Additional paid-in capital to the extent of the specific or average additional paid in capital when the shares are issued, and,
- Retained earnings.



When shares are sold, the treasury stock account is credited and reduced by the weighted average cost of the shares sold. The excess of any consideration over the cost is credited to additional paid-in capital.

Transaction costs incurred such as registration and other regulatory fees, amounts paid to legal, accounting and other professional advisers, printing costs and stamp duties (net of any related income tax benefit) in relation to the issuing or acquiring the treasury shares are accounted for as reduction from equity, which is disclosed separately.

Retained Earnings. Retained earnings represent the cumulative balance of periodic net income or loss, dividend declarations, prior period adjustments, effect of changes in accounting policy and other capital adjustments.

Dividend distribution to the Group's stockholders is recognized as a liability and deducted from retained earnings when they are approved by the Group's BOD. Dividends for the year that are approved after the end of the reporting period are dealt with as an event after the end of the reporting period.

OCI. OCI comprises items of income and expense (including items previously presented under the consolidated statement of changes in equity) that are not recognized in the profit or loss for the year in accordance with PFRS Accounting Standards.

Revenue Recognition

Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

Revenue is recognized when the Group satisfies a performance obligation by transferring a promised good or service to the customer, which is when the customer obtains control of the good or service. A performance obligation may be satisfied at a point in time or over time. The amount of revenue recognized is the amount allocated to the satisfied performance obligation. The Group has concluded that it is the principal in its revenue arrangements because it controls the goods or services before these goods or services are transferred to the customer.

Revenue from Contracts with Customers

- Sale of Aggregates. Sale of aggregates is recognized when the goods are delivered to and accepted by the customer. Sale of aggregates is recognized when control passes to the customer, which occurs at a point in time when the aggregates are physically transferred and accepted by the customer. Selling prices are based on agreed prices between the customer and the Group.
- Royalty Income. Royalty income is recognized over time under PFRS 15 when earned.

Interest Income

Income is recognized as the interest accrues (using the EIR that is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument to the net carrying amount of the financial asset).

Dividend Income

Dividend income is recognized when the shareholder's right to receive payment is established.



Other Income

Income is recognized in the consolidated statement of comprehensive income as they are earned.

Costs and Expenses

Costs and expenses are decreases in economic benefits during the accounting period in the form of outflows or depletions of assets or incurrences of liabilities that result in decreases in equity, other than those relating to distributions to equity participants. General and administrative expenses are generally recognized when the services are used or the expenses arise while interest and other finance charges are accrued in the appropriate period.

Earnings (Loss) Per Share (EPS)

Basic EPS is computed based on the weighted average number of shares outstanding and subscribed for each respective period with retroactive adjustments for stock dividends declared, if any. When shares are dilutive, the unexercised portion of stock options is included as stock equivalents in computing diluted earnings per share.

Diluted EPS amounts are calculated by dividing the net income (loss) by the weighted average number of ordinary shares outstanding, adjusted for any stock dividends declared during the year plus weighted average number of ordinary shares that would be issued on the conversion of all the dilutive ordinary shares into ordinary shares, excluding treasury shares.

Since the Group has no potential dilutive common shares, basic and diluted earnings per share are stated at the same amount.

Business Segment

For management purposes, the Group is organized into two (2) major operating segments (mining and non-mining business) according to the nature of the products and the services provided with each segment representing a strategic business unit that offers different products and serves different markets. The entities are the basis upon which the Group reports its primary segment information. Financial information on business segments are presented in Note 28.

Retirement Benefits Plan

The Group has a defined retirement benefit plan which requires contributions to be made to a separately administered fund. The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets, adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method. This method reflects service rendered by employees to the date of valuation and incorporates assumptions concerning the employees' projected salaries.

Defined benefit costs comprise the following:

- Service cost
- Net interest on the net defined benefit liability or asset
- Re-measurements of net defined benefit liability or asset

Service costs which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as "Personnel cost" under general and administrative expenses in the consolidated statement of comprehensive income. Past service costs are recognized when plan



amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in OCI in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods. These are retained in OCI until full settlement of the obligation.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations).

If the fair value of the plan assets is higher than the present value of the defined benefit obligation, the measurement of the resulting defined benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The Group's right to be reimbursed of some or all of the expenditure required to settle a defined benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.

Income Taxes

Current Tax

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the tax authority. The income tax rates and income tax laws used to compute the amount are those that have been enacted or substantively enacted as at the end of the reporting period.

The Group records uncertain tax positions on the basis of a two-step process whereby the Group determines whether it is more likely than not that the tax positions will be sustained based on technical merits of the position, and for those tax positions that meet the more likely than not criteria, the Group recognizes the largest amount of tax benefit that is greater than 50% likely to be realized upon ultimate settlement with related tax authority. The Group records interest and penalties on uncertain tax positions in "Income tax expense (benefit)" account in the consolidated statement of comprehensive income.

Deferred Tax

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



Deferred tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting income nor taxable income or loss; and,
- in respect of taxable temporary differences associated with investments in foreign subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carry-forward of unused tax credits and unused tax losses, to the extent that it is probable that sufficient future taxable income will be available against which the deductible temporary differences and the carry-forward of unused tax credits and unused tax losses can be utilized except:

- where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting income nor taxable income or loss; and
- in respect of deductible temporary differences associated with investments in foreign subsidiaries, associates and interests in joint ventures, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable income will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at each end of the reporting period and reduced to the extent that it is no longer probable that sufficient future taxable income will be available to allow all or part of the deferred tax assets to be utilized. Unrecognized deferred tax assets are reassessed at each end of the reporting period and are recognized to the extent that it has become probable that sufficient future taxable income will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the income tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on income tax rates (and income tax laws) that have been enacted or substantively enacted at each end of the reporting period.

Deferred tax relating to items recognized outside profit or loss is recognized outside profit or loss. Deferred tax items are recognized in correlation to the underlying transaction either in OCI or directly in equity.

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

Foreign Currency Transactions

The consolidated financial statements are presented in Philippine peso, which is the Group's functional and presentation currency. Transactions in foreign currencies are initially recorded in the functional currency rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rate of exchange ruling at the end of the reporting period. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates prevailing as at the date of the initial transactions. All differences are taken to "Foreign exchange gains (losses) - net" in the consolidated statement of comprehensive income.



Contingencies

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

Events After the Reporting Period

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

3. Significant Accounting Judgments and Estimates

The Group's consolidated financial statements prepared in accordance with PFRS Accounting Standards requires management to make judgments, estimates and assumptions that affect amounts reported in the consolidated financial statements and its accompanying notes. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of any change in estimates are reflected in the consolidated financial statements as they become reasonably determinable.

Judgments, estimates and assumptions are continually evaluated and are based on historical experiences and other factors, including expectations of future events that are believed to be reasonable under the circumstances. However, actual outcome can differ from these estimates.

<u>Judgments</u>

In the process of applying the Group's accounting policies, management has made the following judgments, apart from those involving estimations, which have the most significant effect on the amounts recognized in the consolidated financial statements. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in future periods.

Determining Whether Significant Influence Exists for Purposes of Applying PAS 28, Investment in Associates and Joint Ventures

The Group evaluates various factors in determining whether significant influence exists. Under PAS 28, there is a presumption that if ownership is below 20%, significant influence does not exist unless otherwise supported. Among the factors being considered by management in the assessment are, degree of representation in the BOD of the investee, representations in management committees of the investee, corporate governance arrangements, and power to veto significant operating and financial decisions.

Starting in 2015, the Group classified its 8.36% investment in ACMDC as an investment in associate which was previously classified as AFS financial asset due to the execution of Collective Undertaking of Ramos Group to maintain its significant representation in the BOD of ACMDC. In 2017, the Group subscribed to an additional 845 million shares of ACMDC at \$\frac{1}{2}\$4.3842 per share and paid the corresponding paid-up capital of \$\frac{1}{2}\$926.2 million. As a result, the Group's percentage of ownership increased from 8.36% to 28.64% (see Note 10).



Estimates and Assumptions

The key estimates and 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 are discussed below.

Measurement of ECLs

ECLs are derived from unbiased and probability weighted estimates of expected loss, and are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original EIR, or an approximation thereof.

For trade receivables, the Group uses the provision matrix which is based on the Group's historical observed loss rates with adjustment for forward-looking information and macroeconomic variables. At every reporting date, the historical observed loss rates are updated and changes in the forward-looking estimates are analyzed.

The assessment of the correlation between historical observed loss rates, forecast economic conditions and ECLs is a significant estimate which involves qualitative and quantitative thresholds in place. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions.

For other debt financial assets, the Group evaluates credit exposures and significant changes in credit risk with reference to comparable entities in the same industry, size and geographical operations. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, expected credit losses are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month expected credit losses). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime expected credit losses).

The Group incorporates forward-looking information into both its assessment of whether the credit risk of an instrument has increased significantly since its initial recognition and its measurement of ECL.

Trade and other receivables, net of allowance for impairment loss on receivable and long-term note receivable amounted to ₱650.0 million and ₱611.5 million as at December 31, 2024 and 2023, respectively (see Notes 5 and 8).

Estimating Impairment on Investments in Associates

PFRS Accounting Standards require that an impairment review be performed when certain impairment indicators are present. In determining the recoverable amount of the investment in associates, the Group makes estimates and assumptions that can materially affect the consolidated financial statements. The Group considers the current and projected financial performance of the associates and determines future cash flows expected to be generated from the continued use and ultimate disposition of such assets.

Management performed impairment test as at December 31, 2024 and 2023. The recoverable amount of the Group's investment in associates has been determined using a discounted cash flow (DCF) projection.



The calculation of the value-in-use of the associates' underlying assets incorporates the following key assumptions:

- Expected life of the project;
- Future production levels and costs;
- Contribution to the Government:
- Commodity prices; and,
- Pre-tax discount rates.

The significant assumptions in the value-in-use calculation and sensitivity to changes in assumptions are disclosed in Note 10.

Investments in associates amounted to ₱10,159.4 million and ₱9,899.0 million as at December 31, 2024 and 2023, respectively. The Group did not recognize impairment losses in 2024 and 2023 (see Note 10).

Assessing Recoverability of Deferred Exploration Costs

The Group assesses impairment on deferred oil exploration costs when facts and circumstances suggest that the carrying amount of the asset may exceed its recoverable amount. Deferred oil exploration costs are reviewed for impairment whenever circumstances indicate that the carrying amount of an asset may not be recoverable. Facts and circumstances that would require an impairment assessment as set forth in PFRS 6, *Exploration for and Evaluation of Mineral Resources*, are as follows:

- The period for which the Group has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- Substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned;
- Exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area; and,
- Sufficient data exist to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation asset is unlikely to be recovered in full from successful development or by sale.

Key inputs and assumptions used in the assessment are as follows:

- Estimated reserves which are based on oil resources reports based on the information gathered from seismic and geological data, analyses and evaluation activities;
- Discount rate of 9.62% in 2024 and 10.36% in 2023 which represent the current market assessment of the risks specific to each CGU, taking into consideration the time value of money and individual risks of the underlying assets that have not been incorporated in the cash flow estimates. The discount rate calculation is derived from the Group's weighted average cost of capital (WACC), with appropriate adjustments made to reflect the risks specific to the CGU and to determine pre-tax rate. The WACC takes into account both debt and equity. Adjustments to discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a pre-tax discount rate; and
- Oil prices of \$75/bbl and \$75/bbl in 2024 and 2023, respectively which are estimated with reference to external market forecasts of Brent crude prices.



The Group used a weighted average scenario probability in its calculation of value in use.

Provision for impairment of deferred exploration costs amounted to nil, nil and ₱84.0 million in 2024, 2023 and 2022, respectively (see Note 13). The carrying value of deferred exploration costs amounted to ₱73.3 million and ₱71.4 million as at December 31, 2024 and 2023, respectively (see Note 13).

Management believes that no reasonably possible change in any of the key assumptions would result to further significant impairment.

Information on the carrying values of deferred oil exploration costs and allowance for unrecoverable deferred oil exploration costs is provided in Note 13.

Estimating Impairment of Property and Equipment, Investment Properties and Other Noncurrent Assets (excluding Deposit)

The Group assesses impairment on property and equipment, investment properties and other noncurrent assets (excluding deposit) whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The factors that the Group considers important which could trigger an impairment review include the following:

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

An impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the higher of an asset's net selling price and value in use. The net selling price is the amount obtainable from the sale of an asset in an arm's length transaction while value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life. Recoverable amounts are estimated for individual assets or, if it is not possible, for the CGU to which the asset belongs. For impairment loss on specific assets, the recoverable amount represents the net selling price.

In determining the present value of estimated future cash flows expected to be generated from the continued use of the assets, the Group is required to make estimates and assumptions that can materially affect the consolidated financial statements.

The aggregate carrying amount of nonfinancial assets amounted to ₱407.8 million and ₱398.2 million as at December 31, 2024 and 2023, respectively (see Notes 11, 12 and 14).

Assessing Recoverability of Deferred Tax Assets

The Group reviews the carrying amounts of deferred tax assets at each end of the reporting period and reduces the amounts to the extent that it is no longer probable that sufficient future taxable income will be available to allow all or part of the deferred tax assets to be utilized. Significant management judgment is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of future taxable income together with future tax planning strategies.

As at December 31, 2024 and 2023, the Group recognized gross deferred tax assets amounted to nil and ₱22.03 million, respectively (see Note 23).



4. Cash and Cash Equivalents

	2024	2023
Cash on hand	₽20,000	₽20,000
Cash with banks	29,434,874	26,275,874
Short-term deposits	52,843,299	116,624,710
	₽82,298,173	₽142,920,584

Cash with banks earn interest at their respective bank deposit rates. Short-term deposits are made for varying periods of up to three (3) months depending on the immediate cash requirements of the Group and earn interest at the respective short-term deposit rates.

In 2024, 2023 and 2022, interest income from cash with banks and short-term deposits, net of final tax, amounted to $\mathbb{P}3.4$ million, $\mathbb{P}1.6$ million, $\mathbb{P}2.1$ million, respectively (see Note 19). Accrued interest receivable as at December 31, 2024 and 2023 amounted to nil and $\mathbb{P}0.2$ million, respectively (see Note 5).

5. Trade and Other Receivables

	2024	2023
Trade	₽23,678,856	₽23,678,856
Advances to:		
MRT Dev't. Corp. (MRTDC; see Note 16)	82,747,144	87,484,144
Related parties (see Note 21)	440,862,778	424,662,778
Accrued interest receivable (see Notes 4, 8 and 21)	59,066,051	32,298,867
Others	9,220,488	8,886,422
	615,575,317	577,011,067
Less allowance for ECL	(25,536,224)	(25,536,224)
	₽590,039,093	₽551,474,843

Trade receivables are noninterest-bearing and generally have a thirty (30)-day term.

Others include advances to officers and employees which are non-interest bearing and are collectible within 12 months.

The receivables of the Group consist of individually significant accounts that were subjected to specific impairment approach. Others that were not individually significant for which no specific impairment were subjected to collective assessment. No provision for ECL was recognized in 2024 and 2023.



6. Financial Assets at FVTPL

	2024	2023
Shang Properties, Inc.	₽59,100,000	₽47,981,580
Semirara Mining & Power Corporation	4,432,300	3,841,750
Synergy Grid	4,086,600	2,731,350
Aboitiz Power Corporation	4,033,900	4,044,600
Citicore Energy REIT Corp.	1,677,500	1,408,000
DD Reit Inc.	1,648,000	1,936,000
Aboitiz Equity Ventures, Inc.	1,236,600	1,605,600
Chelsea Logistics Holdings Corp.	52,400	60,000
	₽76,267,300	₽63,608,880

Movements in the financial assets at FVTPL as at December 31, 2024 and 2023 are as follows:

	2024	2023
Balances at beginning of year	₽63,608,880	₽56,345,250
Changes in fair value of financial assets at FVTPL	12,658,420	7,263,630
Balances at end of year	₽76,267,300	₽63,608,880

Dividend income recognized in 2024, 2023 and 2022 related to financial assets at FVTPL amounted to ₱5.8 million, ₱5.8 million and ₱4.0 million, respectively.

7. Prepaid Expenses and Other Current Assets

	2024	2023
Creditable withholding taxes (CWTs)	₽6,200,343	₽8,091,214
Advances to suppliers	5,797,610	5,797,611
Prepaid expenses	354,915	309,600
Input VAT	35,056	28,944
	₽12,387,924	₽14,227,369

Advances to suppliers consist of payments made for future purchases of goods and services.

8. Notes Receivable

Fixed-interest Note

Alakor

On October 29, 2015, APHC signed an unsecured loan facility with Alakor for a total commitment of $\raiseta60.0$ million. The loan shall earn 4.25% fixed interest per annum for a term of two (2) years. The first drawdown amounting to $\raiseta61.0$ million was made on the same date. Additional drawdowns were made amounting to $\raiseta61.0$ million and $\raiseta63.0$ million in 2017 and 2016, respectively. In 2017, Alakor paid $\raiseta61.0$ million and renewed the facility for another term of two (2) years at a fixed interest rate of 4.25%.



On December 12, 2019, the parties renewed the facility for another term of two (2) years at a fixed interest rate of 4.25% which would expire on December 31, 2021.

Further, as at December 12, 2021, the parties confirmed in writing the agreement to extend the maturity date of the note to December 31, 2023 under the same terms and conditions.

As at December 31, 2022, the loan receivable originally classified as noncurrent asset has been reclassified to current asset due to its maturity on December 31, 2023.

On December 27, 2023, the loan was extended under the same terms and conditions, extending the maturity date to December 31, 2025. As such, the loan was reclassified from current to noncurrent asset as at December 31, 2023.

On December 27, 2024, the loan was extended under the same terms and conditions, extending the maturity date to December 31, 2027. As such, the loan was reclassified from current to noncurrent asset as at December 31, 2024.

The outstanding note receivable from Alakor amounted to ₱60.0 million as at December 31, 2024 and 2023.

Interest earned in 2024, 2023 and 2022 amounted to ₱2.6 million, ₱2.6 million, ₱2.4 million, respectively (see Note 19). Accrued interest receivable amounted ₱22.4 million and ₱19.8 million as at December 31, 2024 and 2023, respectively (see Note 5).

9. Financial Assets at FVOCI

Investments in unquoted financial assets pertain to investment in private local companies and have no fixed maturity date or coupon rate. These amounted to ₱0.5 million as at December 31, 2024 and 2023.

Movements in the net unrealized valuation losses on financial assets at FVOCI are as follows:

	2024	2023
Balances at beginning of year	(₽582,847)	(₱582,847)
Changes in fair value of financial assets at FVOCI	_	_
	(₽582,847)	(₱582,847)

No impairment loss was recognized in 2024, 2023 and 2022 on the Group's unquoted equity instruments.

No dividend income was recognized in 2024, 2023 and 2022 related to financial assets at FVOCI.



10. Investments in Associates

	2024	2023
Acquisition cost:		
Balances at beginning and end of year	₽8,976,473,224	₽8,976,473,224
Accumulated equity in net income (loss):		_
Balances at beginning of year	828,089,484	547,008,636
Equity in net income (loss) during the year	(69,295,787)	281,080,848
Balances at end of year	758,793,697	828,089,484
Accumulated equity share in OCI:		
Balances at beginning of year	1,039,786,583	925,567,623
Equity share in other comprehensive		
income during the year	329,632,794	114,218,960
Balances at end of year	1,369,419,377	1,039,786,583
Less allowance for impairment	945,320,000	945,320,000
	₽10,159,366,298	₽9,899,029,291

The carrying values of investments in associates are as follows:

	Percentage of Ownership			Amount
	2024	2023	2024	2023
Atlas Consolidated Mining				
and Development				
Corporation (ACMDC)	28.64%	28.64%	₽8,426,195,249	₽8,157,359,587
The Philodrill Corporation				
(TPC)	34.87%	34.87%	1,319,357,062	1,321,878,504
United Paragon				
Mining Corporation				
(UPMC)	25.69%	25.69%	413,813,987	419,791,200
			₽10,159,366,298	₱9,899,029,291

No dividend income was received from associates in 2024, 2023 and 2022. The principal place of business and country of incorporation of the Parent Company's associates is in the Philippines.

Investment in ACMDC

ACMDC is primarily engaged in metallic mineral mining and exploration, and currently produces copper concentrate (with gold and silver) and magnetite iron ore concentrate.

In 2017, APHC subscribed to an additional 845 million shares of ACMDC at ₱4.3842 per share and paid the corresponding paid-up capital of ₱926.2 million. As a result, the Group's percentage of ownership increased from 8.36% in 2016 to 28.64% in 2017. Subscription payable related to this acquisition as at December 31, 2024 and 2023 amounted to ₱2,778.5 million.

On October 14, 2022, December 19, 2023 and November 7, 2024, ACMDC issued a memorandum addressed to APHC that the latter will not make a call in 2023, 2024 and 2025, respectively, in relation to its subscription of ACMDC's shares of stock. This is in accordance with the board resolution issued by ACMDC on the same dates. As a result of board resolution, the subscriptions payable is not expected to be paid within 12 months from reporting and accordingly, is presented as a noncurrent liabilities.



The subscription payable is carried at amortized cost which amounted to ₱2,646.6 million and ₱2,627.2 million, net of discount, as at December 31, 2024 and 2023, respectively. This also resulted to a recognition of day 1 gain which amounted to ₱150.7 million, ₱155.7 million and ₱114.4 million in 2024, 2023 and 2022, respectively. Accretion of discount on subscription payable amounted to ₱170.1 million, ₱114.4 million, and ₱49.2 million in 2024, 2023 and 2022, respectively.

Key Assumptions Used in Value-in-Use Calculations and Sensitivity to Changes in Assumptions

The Group performed its impairment test in 2024, 2023 and 2022.

The recoverable amount of investment in associate has been determined based on a DCF calculation using cash flow projections from financial budgets approved by senior management.

The projected cash flows have been developed to reflect the expected mine production over the life of the mine adjusted by the effects of other factors such as inflation rate. The post-tax discount rate applied to the cash flow projections 9.19%, 8.16% and 10.95% in 2024, 2023 and 2022, respectively. As a result of this analysis, management concluded that the investment in ACMDC is not impaired as at December 31, 2024, 2023 and 2022.

The calculation of DCF is most sensitive to the following assumptions:

a. Expected life of the project

ACMDC projected the expected life of the project based on the remaining mineral ore reserves of the project and their capacity to mine those remaining mineral reserves.

b. Future Production Levels and Costs

Future production levels and costs include direct and indirect costs used to concentrate the mine ore reserves for the remaining life of the mine.

c. Contribution to the Government

ACMDC assumes the prevailing tax rate imposed on an entity that is engaged in mining operations.

d. Copper Prices

ACMDC considers the effect of commodity price changes. ACMDC considered the possible effect of the changes in the price of copper as it relates to the revenues that may be generated by ACMDC and the attainment of the cash flow projections. ACMDC used the data from the Wood Mackenzie Limited, a global mining and metals research and consultancy firm. The price is the function of a number of factors, which includes, among others, copper grade, moisture content and factor rate.

Generally, a higher grade and lower moisture content would yield higher recoverable amount otherwise, this may indicate impairment. ACMDC expects that the overall price of copper concentrate ore will improve throughout the life of mine.

e. Post-tax Discount Rate

Discount rate represents the current market assessment of the risks specific to the investment in associates taking into consideration the time value of money and the individual risks of the underlying assets that have been incorporated in the cash flow estimates. The discount rate calculation is based on the specific circumstances of ACMDC and is derived from its weighted average cost of capital (WACC). The WACC takes into account both debt and equity. The cost of equity is derived from the expected return on investment by ACMDC's investors. The cost of



debt is based on the interest-bearing borrowings ACMDC is obliged to service. Specific risk is incorporated by applying individual beta factors and are evaluated annually based on publicly available market data. Adjustments to the discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a post-tax discount rate. The post-tax discount rates used is 9.19%, 8.16% and 10.95% in 2024, 2023 and 2022, respectively.

Management believes that no reasonably possible change in any of the key assumptions would cause the carrying value of the CGU to materially exceed its recoverable amount.

No provision for impairment was recognized in 2024, 2023 and 2022.

Investment in TPC

TPC is primarily engaged in oil exploration and development, exploitation and processing of energy resources.

In 2018, the Group subscribed to an additional 130.48 million shares of TPC at ₱0.013 per share and paid the corresponding paid-up capital of ₱1.7 million. As a result, the Group's percentage of ownership increased from 34.32% in 2017 to 34.38% in 2018.

In 2020, the Group subscribed to an additional 984.8 million shares of TPC at ₱0.010 per share and paid the corresponding paid-up capital of ₱9.8 million. As a result, the Parent Company's percentage of ownership increased from 34.38% in 2019 to 34.87% in 2020.

In relation to the TPC's acquisition of Vulcan Industrial & Mining Corporation's (VIMC) interest in Octon block, TPC is contingently liable for \$500,000 which is payable within sixty (60) days from the date of commercial discovery in the contract areas. However, on December 28, 2018, VIMC waived its rights and interests with respect to this contingent liability in favor of TPC.

The Group's subscription payable to TPC as at December 31, 2024 and 2023 amounted to ₱2.1 million, which is due upon demand of TPC.

The Group has no outstanding capital commitments related to the investments in TPC as at December 31, 2024 and 2023.

Key Assumptions Used in Value in Use Calculations and Sensitivity to Changes in Assumptions

The Group performed its annual impairment test in 2024, 2023 and 2022.

The projected cash flows have been developed to reflect the expected oil reserve to be extracted over the life of the contract/project adjusted by the effects of other factors such as inflation rate. The post-tax discount rates used are 9.62%, 10.36% and 10.95% as at December 31, 2024, 2023 and 2022, respectively.

The calculation of DCF is most sensitive to the following assumptions:

a. Estimated reserves

TPC's estimated reserves are based on oil resources reports based on the information gathered from seismic and geological data, analyses and evaluation activities.



b. Post-tax Discount Rate

Discount rate represents the current market assessment of the risks specific to the investment in associates underlying assets taking into consideration the time value of money and the individual risks of the underlying assets that have been incorporated in the cash flow estimates. The discount rate calculation is based on the specific circumstances of TPC and is derived from its WACC. The WACC takes into account both debt and equity. The cost of equity is derived from the expected return on investment by TPC's investors. The cost of debt is based on the interest-bearing borrowings TPC is obliged to service. Specific risk is incorporated by applying individual beta factors and are evaluated annually based on publicly available market data. Adjustments to the discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a post-tax discount rate. The post-tax discount rates used are 9.62%, 10.36%, and 10.95% as at December 31, 2024, 2023 and 2022, respectively.

c. Oil Prices

Oil prices are at \$75, \$75 and \$80 in 2024, 2023 and 2022, respectively. Oil prices are estimated with reference to external market forecasts of Brent crude prices.

The Group recognized provision for impairment of investment in associate amounting to nil, nil and ₱945.3 million in relation to the investment in TPC in 2024, 2023, and 2022, respectively (see Note 18).

The Group performed a sensitivity analysis on the discount rate and forecasted oil prices in line with the impairment provided in 2022.

If the discount rate applied to the DCF model were to increase by 1 percentage point from the current rate of 10.95%, the recoverable amount would decrease by \$\mathbb{P}45.8\$ million in 2022. In this scenario, no impairment loss would still be recognized would have been higher by \$\mathbb{P}45.8\$ million in 2022.

If the forecasted oil prices used in the DCF model were to decrease by 0.5% from the current assumptions, the recoverable amount would decrease by ₱204.5 million. In this scenario, the impairment loss recognized would have been higher by ₱204.5 million.

In 2024 and 2023, management believes that no reasonably possible change in any of the key assumptions would cause the carrying value of the CGU to materially exceed its recoverable amount.

Investment in UPMC

UPMC's main business is the exploration, development, exploitation, recovery and sale of gold. UPMC was previously held under care and maintenance. Since 2003, no exploration activities were conducted in the area until the revised work programs were approved on February 10, 2020. With COVID-19, exploration were put on hold for most of 2020 and a 6-month extension of the Exploration Permit (EP) was granted until February 19, 2021. On February 3, 2021, the MGB certified the Company's compliance with the terms and conditions set forth in the exploration permit.

On February 4, 2021, the Company filed its Declaration of Mining Project Feasibility (DMPF) under EP-016-2016-V to MGB Regional Office prior to exploration permit expiration. Once approved, the Company may file for Mineral Processing Sharing Agreement (MPSA).



On November 26, 2021, MPSA applications denominated as MPSA-V-0041 and AMA-V-0270 were converted into an Exploration Permit and was renumbered as EXPA-000233-V and EXPA-000234-V, respectively.

Key Assumptions Used in Value in Use Calculations and Sensitivity to Changes in Assumptions

The Group performed an annual impairment test in 2024, 2023 and 2022.

The recoverable amount of investment in associate has been determined based on a DCF calculation using cash flow projections from the project feasibility study.

The projected cash flows have been developed to reflect the expected mine production over the life of the mine adjusted by the effects of other factors such as inflation rate. The post-tax discount rate applied to the cash flow projections as at December 31, 2024, 2023 and 2022 is 10.08%, 10.73% and 11.5%, respectively. As a result of this analysis, management concluded that investment in UPMC is not impaired as at December 31, 2024, 2023 and 2022.

The calculation of DCF is most sensitive to the following assumptions:

a. Future Production Levels and Costs
 Future production levels and costs include direct and indirect costs used to concentrate the mined ore reserves for the remaining life of the mine.

b. Gold Prices

UPMC considers the effect of commodity price changes. UPMC considered the possible effect of the changes in the price of gold as it relates to the revenues that may be generated by UPMC and the attainment of the cash flow projections. UPMC used the data from the project feasibility study and was compared against externally published data.

c. Post-tax Discount Rate

Discount rate represents the current market assessment of the risks specific to UPMC, taking into consideration the time value of money. The discount rate calculation is based on the specific circumstances of UPMC and is derived from its WACC. The WACC takes into account both debt and equity. The cost of equity is derived from the expected return on investment by UPMC's investors. The cost of debt is based on the risk free market rate available in the market. Specific risk is incorporated by applying individual beta factors are evaluated annually based on publicly available market data. Adjustments to the discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a post-tax discount rate. The post-tax discount rates used are 10.08%, 10.73%, and 11.5% as at December 31, 2024, 2023 and 2022, respectively.

Management believes that no reasonably possible change in any of the key assumptions would cause the carrying value of the investment in associates underlying assets to materially exceed its recoverable amount.

No provision for impairment was recognized in 2024, 2023 and 2022.



The summarized financial information of the associates as at December 31, 2024 and 2023 and for each of the three years in the period ended December 31, 2024, 2023 and 2022 are as follows (in thousands):

ACMDC

2023	2024	
2 ₱4,260,592	₽5,927,632	Current assets
		Noncurrent assets:
9 19,026,119	19,026,119	Goodwill
5 44,942,047	44,905,535	Other noncurrent assets
6,332,992	5,112,311	Current liabilities
5 16,553,076	18,464,135	Noncurrent liabilities
45,342,690	46,282,840	Equity
-	1,478	Less: Noncontrolling interest
		Equity attributable to equity holders of the parent
45,342,690	46,281,362	company
9 19,026,119	19,026,119	Less: Goodwill
3 26,316,571	27,255,243	
28.64%	28.64%	Proportion of Group's ownership
		Group's share in net identifiable assets excluding
7,537,066	7,805,902	noncontrolling interest and goodwill
	620,294	Goodwill
	₽8,426,196	
<u>) </u>		**Region of the Group's share in effect of change in income tax

	2024	2023	2022
Revenue	₽18,634,220	₽18,865,013	₽16,822,495
Net income (loss)	(231,051)	1,117,556	3,218,086
Other comprehensive income	1,169,723	414,242	1,989,348
Total comprehensive income	938,672	1,531,798	5,207,434
Group's share in net income (loss)	(66,173)	320,068	921,660
Dividends received from ACMDC	_	_	_

TPC

	2024	2023
Current assets	₽747,418	₽700,129
Noncurrent assets	1,981,512	2,013,710
Current liabilities	54,287	41,886
Noncurrent liabilities	41,858	31,937
Equity	2,632,785	2,640,016
Proportion of Group's ownership	34.87%	34.87%
Group's share in equity of associate	918,052	920,574
Goodwill	401,305	401,305
Carrying amount of investment	₽1,319,357	₽1,321,879



	2024	2023	2022
Revenue	₽211,756	₽237,450	₽218,588
Net income (loss)	8,186	(33,113)	(339,334)
Other comprehensive income			
(loss)	(15,417)	(12,676)	12,495
Total comprehensive income (loss)	(7,231)	(44,788)	(326,838)
Group's share in net income (loss)	2,854	(11,198)	(118,326)
Dividends received from TPC	_	_	_

<u>UPMC</u>

	2024	2023
Current assets	₽ 814	₽3,065
Noncurrent assets	1,119,511	1,119,171
Current liabilities	1,542,016	1,520,393
Noncurrent liabilities	940	1,208
Equity	(422,631)	(399,364)
Proportion of Group's ownership	25.69%	25.69%
Group's share in equity of associate	(108,574)	(102,597)
Goodwill	522,388	522,388
Carrying amount of investment	₽413,814	₽ 419,791

	2024	2023	2022
Revenue	₽_	₽_	₽_
Net loss	(23,267)	(108,173)	(98,458)
Other comprehensive income	_	_	9
Total comprehensive loss	(23,267)	(108,173)	(98,449)
Group's share in net loss	(5,977)	(27,790)	(25,294)
Dividends received from UPMC	_	_	_

The Group has no outstanding contingent liabilities and capital commitments related to the investments in ACMDC, TPC, and UPMC as at December 31, 2024 and 2023. The associates have no significant restrictions on its ability to transfer fund to the Group in the form of cash dividends, or repayment of loans or advances.



11. Property and Equipment

2	0	2	4

	Condominium Units	Transportation	Furniture, Fixtures	Machinery and	
	and Improvements	Equipment	and Office Equipment	Equipment	Total
Cost:					_
Balances at beginning of year	₽22,091,617	₽8,042,500	₽1,327,389	₽ 54,195,648	₽85,657,154
Additions	_	_	25,714	_	25,714
Balances at end of year	22,091,617	8,042,500	1,353,103	54,195,648	85,682,868
Accumulated depreciation:					
Balances at beginning of year	19,002,642	4,768,690	1,001,584	54,195,648	78,968,564
Depreciation (Note 18)	1,105,211	714,286	137,670	_	1,957,167
Balances at end of year	20,107,853	5,482,976	1,139,254	54,195,648	80,925,731
Net book values	₽1,983,764	₽2,559,524	₽213,849	₽-	₽4,757,137
2022					
<u>2023</u>	Condominium Units	T	Eit Eisterne	Mashinson	
		Transportation	Furniture, Fixtures and Office Equipment	Machinery and	Total
<u> </u>	and Improvements	Equipment	and Office Equipment	Equipment	10181
Cost:	P22 001 (17	D4 471 071	D027 222	D54 105 (40	D01 (05 550
Balances at beginning of year	₽22,091,617	₽4,471,071	₽927,222	₽54,195,648	₱81,685,558
Additions		3,571,429	400,167		3,971,596
Balances at end of year	22,091,617	8,042,500	1,327,389	54,195,648	85,657,154
Accumulated depreciation:					
Balances at beginning of year	17,897,431	4,471,071	926,804	54,195,648	77,490,954
Depreciation (Note 18)	1,105,211	297,619	74,780	_	1,477,610
Balances at end of year	19,002,642	4,768,690	1,001,584	54,195,648	78,968,564
Net book values	₽3,088,975	₽3,273,810	₽325,805	₽_	₽6,688,590

The cost of fully depreciated property and equipment that is still used in operations amounted to ₱5.5 million as at December 31, 2024 and 2023.



12. Investment Properties

Investment property represents parcels of land which are carried at cost, as follows:

	2024	2023
Balances at beginning of year	₽312,762,244	₽310,422,244
Additions	294,998	2,340,000
Balances at end of year	₱313,057,242	₱312,762,244

The fair market value of investment properties amounted to ₱10,897.8 million as at December 31, 2024 and 2023 (see Note 27).

Cost incurred in maintaining these investment properties amounted to ₱3.5 million in 2024, 2023 and 2022.

The Group has no restrictions on the realizability of its investment properties and no contractual obligations to either purchase, construct or develop its investment properties.

13. Deferred Exploration Costs and Interest in Joint Operations

The Group is a participant in certain SC, MPSA, and ASEAN Petroleum Security Agreement (APSA) with the Philippine Government, trough the Department of Energy (DOE) or Mines and Geosciences Bureau (MGB) for the exploration, development and exploitation of the contract areas situated in Northwest Palawan, Sulu Sea, Mindoro Island, Surigao City, Bataan and Batangas.

The aforementioned SCs, MPSAs and APSA provide for minimum work expenditure obligations and are covered by operating agreements which set forth the participating interests, rights, and obligations of the participants to the contracts. The deferred exploration costs represent the Group's share in the jointly controlled assets of the aforementioned SCs, MPSAs, and APSA. The full recovery of deferred exploration costs incurred in connection with the Group's participation in the exploration of the contract area is dependent upon the discovery of mineral resources from the respective contract areas and the success of the future development.

Under the SCs, MPSAs and APSA entered into with the DOE covering certain petroleum contract areas in various locations in the Philippines, the participating oil companies (collectively known as Contractors) are obliged to provide, at their sole risk, the services, technology and financing necessary in the performance of their obligations under these contracts. The Contractors are also obliged to spend specified amounts indicated in the contract in direct proportion to their work obligations.

However, if the Contractors fail to comply with their work obligations, they shall pay the government the amount they should have spent in direct proportion to their work obligations.

The Contractors have Operating Agreements among themselves which govern their rights and obligations under these contracts.



The percentage of participation in joint operations and the balances of the Group's deferred exploration costs as at December 31, 2024 and 2023 are as follows:

<u>2024</u>

	Percentage of		Allowance for	
Service Contract	Participation	Amount	Impairment	Net Amount
Parent Company				
Nominated Area 10 Malajon (formerly				
SC-6A)*				
Block A (Octon)	14.146	₽63,412,068	(P 35,780,273)	₽27,631,795
Saddle Rock Prospect	14.146	7,325,361	_	7,325,361
Esperanza Prospect	14.146	823,118	_	823,118
PCECP Area 7 (Sulu Sea)	1.68	48,266,249	(48,266,249)	_
SC-53 (Onshore Mindoro)	18.52	37,476,009	_	37,476,009
VMC				
MPSA 003-90-X (Comet Nickel-Chromite				
Project)		25,765,432	(25,765,432)	_
APSA 000328-III and ISAG III-02-08				
(Bataan Aggregates Project)		1,748,121	(1,748,121)	_
MPSA 091-97-IV (Batangas Aggregates				
Project)		803,946	(803,946)	_
		₽185,620,304	(P 112,364,021)	₽73,256,283

^{*}Relinquished and awaiting DOE's approval of service contract application.

<u>2023</u>

	Percentage of		Allowance for	
Service Contract	Participation	Amount	Impairment	Net Amount
Parent Company				
Nominated Area 10 Malajon (formerly SC-				
6A)*				
Block A (Octon)	14.146	₽63,412,068	(₱35,780,273)	₽27,631,795
Saddle Rock Prospect	14.146	7,325,361	_	7,325,361
Esperanza Prospect	14.146	823,118	_	823,118
PCECP Area 7 (Sulu Sea)	1.68	48,266,249	(48,266,249)	_
SC-53 (Onshore Mindoro)	18.52	35,636,100	_	35,636,100
VMC				
MPSA 003-90-X (Comet Nickel-Chromite				
Project)		25,765,432	(25,765,432)	_
APSA 000328-III and ISAG III-02-08				
(Bataan Aggregates Project)		1,748,121	(1,748,121)	_
MPSA 091-97-IV (Batangas Aggregates				
Project)		803,946	(803,946)	
	_	₽183,780,395	(P 112,364,021)	₽71,416,374

^{*}Relinquished and awaiting DOE's approval of service contract application.

Movements in the deferred exploration cost as at December 31, 2024 and 2023 are as follows:

	2024	2023
Balances at beginning of year	₽ 71,416,374	₽69,958,047
Additions	1,839,909	1,458,327
Balances at end of year	₽73,256,283	₽71,416,374



Set out below is the movement in the allowance for impairment of deferred exploration cost:

	2024	2023	2022
Balances at beginning of year	₽112,364,021	₽139,134,579	₽55,088,057
Provision for impairment loss			
(see Note 18)	_	_	84,046,522
Write-off	_	(26,770,558)	_
Balances at end of year	₽112,364,021	₽112,364,021	₽139,134,579

Parent Company

Nominated Area 10 Malajon (formerly SC6A)

The previous joint venture (JV) took a proactive decision of relinquishing SC6A in 2021 was approved by the DOE on September 5, 2022.

Application of a new SC

In a letter dated November 7, 2022, the DOE granted the Area Clearance for the nomination of the former SC 6A Block, the Area of Interest (AOI), with an area of 108,000 hectares.

In 2023, TPC as the designated operator, applied for a new SC by nomination under the DOE's Philippine Conventional Energy Contracting Program (PCECP).

A new Joint Application and Participation Agreement was executed by the joint venture partners without Alcorn Petroleum and Mineral Corporation and PetroEnergy Resources Corporation. The new participating interests of the remaining Joint Venture members are as follows:

Joint Venture Members	Participating Interest (%)
The Philodrill Corporation	72.1662
Anglo Philippine Holdings Corporation	14.1460
Forum Energy Philippines Corporation	6.8439
PXP Energy Corporation (PXP)	6.8439

Once the new SC is granted, the Group will continue its exploration activities in the northern portion of the AOI where several prospects have been identified and are being matured for possible drilling and development. However, in the southern half of the AOI, the development of Octon Discovery faces uncertainty. With its marginal resource, Octon Discovery has always been considered as a tie-back appraisal/development opportunity to the Galoc operations. With the Galoc field nearing its end of field life (EOFL), the opportunity to develop the Octon Discovery has significantly diminished, impairing the potential recovery of its share in the deferred oil and gas exploration costs in the old SC6A. The Group, therefore, recognized provision for unrecoverable deferred oil and gas exploration costs amounting to \$\mathbb{P}35.8\$ million in 2022.

On November 7, 2022, the DOE granted the Area Clearance for the nomination of the former SC 6A Block. The application area, the area of interest (AOI), initially covered 108,000 hectares but was subsequently increased to 160,000 hectares when portions of the adjacent SC74 block became available after their mandatory 25% area relinquishment. With the approval of the AOI, TPC proceeded with the application of a new SC over the area under the Philippine Conventional Energy Contracting Program.

On June 26, 2023, after the application documents for a new SC were reviewed by the DOE, TPC was notified that, together with the rest of the joint venture, they were evaluated to be legally, financially, and technically qualified for the award of a new Service Contract over the nominated



area. In November of 2023, the Office of the DOE Secretary endorsed the new SC for approval and signature to the Office of the President.

As of December 31, 2024, the Group is still waiting for the license to be signed by the President of the Republic of the Philippines.

PCECP Area 7 Sulu Sea (formerly Service Contract 41)

TPC Group, together with bid partner PXP, submitted on August 15, 2019, a joint bid over PCECP Area 7 in Sulu Sea, one of the 14 pre-determined areas on offer under PECP. The joint application was found to be in order and satisfied the criteria set forth by the DOE. This was confirmed in writing by the DOE in September that the joint bid qualified for further substantive legal, financial, and technical evaluation. The DOE held in abeyance the awarding of a new service contract pending the complete organization of Bangsamoro Autonomous Region in Muslim Mindanao (BARMM) and the implementation of policies.

As at December 31, 2022, the DOE has not sent any formal communication to TPC and PXP nor awarded any new service contract for PCECP Area 7. It is also uncertain under the new policies of BARMM, if the historical costs in the area will be recognized under the new service contract. On September 23, 2023, the DOE issued a termination of the processing of application for Petroleum Service Contract. The Group recognized an impairment loss of nil, nil, and \$\frac{1}{2}\$48.3 million in 2024, 2023 and 2022, respectively.

SC-53 (Onshore Mindoro)

The Certificate of Non-Coverage for the Progreso Drilling Project was issued by the DENR-Environmental Management Bureau (EMB) on April 28, 2023.

TPC also continues to engage the NCIP for the Certification Precondition (CP) application over the Cambayan Project. Since the Cambayan Project area straddles the boundary of Occidental and Oriental Mindoro, coordination is being conducted with both Occidental and Oriental Mindoro offices.

For the Occidental Mindoro side, following the two community assemblies and the decision-making process in November 2022, the Memorandum of Agreement (MOA) Negotiation and Drafting was held on March 9, 2023. The finalization and signing of the MOA with the IPs are currently on hold pending a review of the document by the NCIP Legal Affairs Office (LAO).

On the Oriental side, the Pre-FPIC Conference took place on May 23, 2023, via Zoom. It was agreed during the conference that the approval of the Work and Financial Plan for the FPIC activities be deferred due to issues regarding the coverage of the FPIC within the ancestral domains. Subsequently, TPC sent a letter to the NCIP Region IV-B Office requesting guidelines on the FPIC process. The FPIC activities in Oriental was put on hold until MOA in Occidental is signed.

VMC

MPSA 003-90-X (Comet Nickel-Chromite Project)

VMC and Comet Mining Corp. signed a Memorandum of Agreement (MOA) on December 4, 2007, to process, occupy, use and control explore, develop, conduct mining, mine, process and market any product from the MPSA 003-90-X area which was registered with the DENR-Region VI at Surigao City on January 22, 2008.



On March 25, 2010, the MGB responded to Comet's concern, regarding the application for renewal of the MPSA in subject, stating that the same was already approved through a letter dated November 20, 2009. However, Comet responded through a letter to MGB on April 7, 2010 objecting to the further evaluation and eventual approval of the MPSA. On May 13, 2014, the Group sent a letter with intent to renew. The declaration of mining project feasibility for nickel was approved on September 16, 2014. In 2018, management assessed that no future value will be realized in this project and a full allowance was provided. As at December 31, 2024 and 2023, allowance recognized for this project amounted to \$\textstyle{2}\)25.8 million.

APSA 000328-III and ISAG III-02-08 (Bataan Aggregates Project)

The Bataan Aggregates Project is located in Barangay Nagbalayong, Municipality of Morong, Bataan. In 2018, management assessed that no future value will be realized in this project and a full allowance was provided. As at December 31, 2024 and 2023, allowance recognized for this project amounted to ₱1.7 million.

MPSA No. 091-97-IV (Batangas Aggregates Project)

The Batangas Aggregates Project is located in Barangay San Miguel, Batangas City, Batangas. It is covered by MPSA No. 091-97-IV granted on November 20, 1997 with an area of 332.3980 hectares.

In 2018, management assessed that no future value will be realized in this project and a full allowance was provided. As at December 31, 2024 and 2023, allowance recognized for this project amounted to ₱0.8 million.

14. Other Noncurrent Assets

	2024	2023
Advances for future land acquisitions	₽78,563,067	₽67,429,346
Advance royalties	14,336,742	14,336,742
Advances for solar power project	9,097,643	9,097,643
Deposit	3,309,844	3,309,844
Input VAT	2,331,193	2,195,248
Advances to suppliers	63,422	63,422
	107,701,911	96,432,245
Less allowance for impairment losses	14,400,164	14,400,164
	₽93,301,747	₽82,032,081

Advance royalties pertain to advances made to Comet Mining Exploration Corporation and Asencio Pinzon Aggregates Corporation (APAC), owner of the mining rights in Loreto, Dinagat Islands and Rodriguez, Rizal, respectively, amounting to ₱11.5 million. VMC conducts exploration activities in those locations. It also includes advances made to Vinc Vita Mining Corporation (VVMC) amounting to ₱2.9 million which pertains to the acknowledgment of VMC to develop and exploit the area in Bolinao, Pangasinan upon securing the necessary application and exploration permit by VVMC. These advance royalties amounting to ₱14.4 million have been fully provided with allowance for impairment losses as at December 31, 2024 and 2023 since VMC assessed that these are no longer recoverable since the operating agreement for the exploration activities was transferred to Solid Integrated Co., Inc. (SICI).



The deposit pertains to the cash bond paid to Department of Agrarian Reform (DAR) as required by DAR Administrative Order No. 01-99 in application for the conversion of land use from idle to industrial. The amount paid is equivalent to 2.5% of the total zonal value of the land. As at December 31, 2024 and 2023, deposit amounted to ₱3.3 million.

15. Accounts Payable and Accrued Expenses and Deposits from Customers

a. Accounts payable and accrued expenses

	2024	2023
Trade	₽2,152,314	₽2,152,314
Due to NTDCC (see Note 16)	80,177,394	95,095,229
Deposits from third parties	89,419,422	89,419,422
Dividends payable (see Note 17)	8,382,145	8,382,145
Accrued expense	16,115,503	14,628,786
Payable to regulatory agencies	3,973,822	4,123,812
Accrued interest (see Note 21)	1,346,127	1,346,127
Others	110,567	110,567
	₽ 201,677,294	₽215,258,402

Trade payables relate to payables to suppliers and relate to transactions in the ordinary course of business. Trade payables are noninterest-bearing and generally settled within thirty (30) days.

Deposits from third parties include advances received amounting to \$\mathbb{P}89.4\$ million in relation to the potential acquisition of a Group's investment, subject to the completion of certain closing requirements.

On November 15, 2016, the Parent Company declared total dividends amounting to \$\mathbb{P}\$45.0 million. Dividends payable pertains to unpaid cash dividends declared by the Parent Company to its stockholders that are payable on demand (see Note 17).

Accrued expenses include professional fees and utilities that are noninterest-bearing and are normally settled within one year from the reporting date.

Payable to regulatory agencies includes withholding taxes and other government contributions related to employees of the Group that are payable within thirty (30) days from the close of each month.

Others include various deposits received from customers.

b. Deposits from Customers (under "Noncurrent Liability" account)

Angat Rockbase Concrete Aggregates, Inc. (ARCAI)

Deposit from customers classified as noncurrent substantially pertains to a deposit received from ARCAI amounting to ₱5.4 million as at December 31, 2024 and 2023. On August 8, 2008, VMC and ARCAI entered into a MOA wherein VMC warrants the delivery of approximately 2,000-2,200 LCM per day of blasted materials to ARCAI at the agreed price equivalent to VMC's prevailing material cost plus ₱20 per LCM. ARCAI also agreed to pay ₱20.0 million as contribution to the costs incurred by VMC and to develop the quarry and cost to prepare the area to be designated for use by ARCAI.



The amount is payable as follows:

- ₱5.0 million front end signing of contract; and,
- ₱15.0 million to be built in the cost of raw materials and amortized over three years at the committed volume of 600,000 LCM per annum or ₱8.33 per LCM.

On July 24, 2012, VMC and ARCAI signed a MOA extending the term of the original agreement by another five years from the original expiration date. For and in consideration of the renewal, ARCAI agreed to pay VMC \$\frac{1}{2}\$1.5 million upon signing to pay for the historical development cost on the last year of the extended agreement. In 2016, the MOA was terminated and the operating agreement was transferred to SICI.

Comet Project

Deposits from customers include a refundable deposit made by third party amounting to \$0.2 million (\$\mathbb{P}10.2 million) as agreed in the exclusive marketing agreement for the future extracted mines related to the VMC's Comet Project.

The outstanding deposits from customers amounted to ₱15.6 million as at December 31, 2024 and 2023.

16. Significant Agreements

Funding and Repayment Agreement

On December 17, 2014, APHC [as a shareholder of MRTDC (included and accounted as financial assets at FVOCI)] and other MRTDC shareholders, MRTDC and North Triangle Depot Commercial Corp. (NTDCC) executed a "Funding and Repayment Agreement" wherein the MRTDC shareholders agreed to repay NTDCC, for the account of MRTDC, their respective pro rata share in the total depot Development Rights Payments (DRP) Advances (the pre-2006 DRP Payables and the residual depot DRP, including 15% interest rate accrued on such DRP payables).

The funding and repayment agreement resulted in the recognition of a DRP payable to NTDCC, included under "Accounts payable and accrued expenses" account, which amounted to ₱80.2 million and ₱95.1 million as at December 31, 2024 and 2023, respectively (see Note 15). This also resulted in the recognition of a receivable from MRTDC, included under "Trade and other receivables" account, which amounted to ₱82.7 million and ₱87.5 million as at December 31, 2024 and 2023, respectively (see Note 5).

Commencing on January 1, 2015, APHC and other MRTDC shareholders (except Fil Estate Properties, Inc. and Metro Global Holdings Corporation) shall effect the repayment of their respective pro rata share in the total depot DRP Payables, through a set-off against their respective share in the commercial center royalties to be received from NTDCC (representing 5% of the gross rental income of the commercial center, less reasonable administrative costs and management fees). Royalty income received amounted to ₱13.9 million, ₱13.4 million and ₱10.9 million in 2024, 2023 and 2022, respectively.

The set-off shall be effective as at the beginning of every calendar month, commencing January 30, 2015 and shall result in the settlement of the portion of the total DRP Payables to the extent of the amount of the commercial center royalties then the balance will fall due to the relevant MRTDC Shareholders.



The following table set forth the offsetting of financial assets and liabilities recognized as at December 31, 2024 and 2023:

	Gross amounts of recognized financial	Gross amounts of recognized financial assets and liabilities offset in the consolidated statement of	Net amounts presented in the consolidated statement of
	assets and	financial	financial
	liabilities	position	position
2024 Asset Commercial center royalty receivable (DRP payables) Liability Due to NTDCC (see Note 15)	₽14,917,835 95,095,229	(₱14,917,835) (14,917,835)	₽- 80,177,394
2023 Asset Commercial center royalty receivable (DRP payables)	₽14,290,557	(P 14,290,557)	₽
Liability Due to NTDCC (see Note 15)	109,385,786	(14,290,557)	95,095,229

17. Equity

Capital Stock

The movements in capital stock of the Parent Company are as follows:

_		2024		2023
	Shares	Amount	Shares	Amount
Issued and outstanding				
Balances at beginning of year	3,013,186,174	₽3,013,186,174	3,008,919,508	₱3,008,919,508
Issuance during the year	_	_	4,266,666	4,266,666
Balances at end of year	3,013,186,174	₽3,013,186,174	3,013,186,174	₽3,013,186,174
Subscribed	3,116,364	₽3,116,364	3,116,364	₽3,116,364
Less subscriptions receivable	(1,367,687)	(1,367,687)	(1,367,687)	(1,367,687)
Balances at end of year	1,748,677	₽1,748,677	1,748,677	₽1,748,677

The par value of the shares of stock is ₱1.



Below is the Parent Company's track record of registration of securities under the Securities Regulation Code of the SEC:

Date of Registration	Dinti	Number of	Par value	T-4-1 A
(SEC Approval)	Description	Shares Registered	Per Share	Total Amount
June 25, 1958	Initial capital	50,000,000	₽0.01	₽500,000
November 5, 1958	Increase in authorized capital stock	1,000,000,000	0.01	10,000,000
		1,050,000,000		10,500,000
February 26, 1970	Increase in authorized capital stock	1,000,000,000	0.01	10,000,000
		2,050,000,000		20,500,000
March 22, 1979	Increase in authorized capital stock	8,000,000,000	0.01	80,000,000
		10,050,000,000		100,500,000
September 14, 1990	Increase in authorized capital stock	19,950,000,000	0.01	199,500,000
		30,000,000,000		300,000,000
March 13, 1996	Change of par value from ₱0.01 to ₱1.00	300,000,000	1.00	300,000,000
March 13, 1996	Increase in authorized capital stock	1,700,000,000	1.00	1,700,000,000
		2,000,000,000		2,000,000,000
September 23, 2014	Increase in authorized capital stock	2,000,000,000	1.00	2,000,000,000
		4,000,000,000		₽4,000,000,000

For the years ended December 31, 2024 and 2023, there were no movements in the Parent Company's registered securities. There are 3,079 shareholders who hold 3.0 billion shares as at December 31, 2024 and 2023.

On March 12, 2014, the Parent Company's BOD resolved to increase the authorized capital stock from 2 billion to 4 billion common stock with par value of P1 per share. On September 23, 2014, the SEC approved the increase in authorized capital stock. The shares issued from the increase in authorized capital stock were approved for listing in the PSE on August 29, 2019 and were eligible for trading on February 26, 2020.

Treasury Stock

In 2007, the BOD approved to reacquire shares totalling 13 million common shares, which were reacquired in 2008 and were stated at acquisition cost amounting to ₱27.6 million.

As at December 31, 2024 and 2023, the retained earnings which amounted to ₱1,876.3 million and ₱1,917.5 million, respectively, is restricted to payments of dividends to the extent of the cost of treasury stock.

Dividends Payable

Dividends payable from the declaration made in 2016 amounted to ₱8.4 million as at December 31, 2024 and 2023 (see Note 15). The Group did not declare dividends in 2024, 2023 and 2022.



18. General and Administrative Expenses

	2024	2023	2022
Personnel costs (see Note 20)	₽22,582,438	₽20,915,088	₽22,866,531
Outside services	9,592,717	9,474,604	9,255,265
Entertainment, amusement and			
representation	7,894,690	6,191,979	8,001,114
Depreciation (see Note 11)	1,957,167	1,477,610	1,368,117
Taxes and licenses	1,334,516	1,369,069	2,378,985
Membership fees	855,299	753,333	502,382
Communication, light and water	652,967	593,123	569,646
Insurance	625,182	627,946	645,079
Transportation and travel	516,261	476,381	540,025
Office supplies	346,346	359,196	276,127
Repairs and maintenance	224,634	59,019	116,915
Seminars and trainings	170,962	204,490	111,181
Professional fees	118,486	162,201	107,689
Provision for impairment of			
investment in associate			
(see Note 10)	_	_	945,320,000
Provision for impairment of			
deferred exploration cost			
(see Note 13)	_	_	84,046,522
Others	568,990	410,515	2,229,140
	₽47,440,655	₽43,074,554	₽1,078,334,718

Others mainly consist of legal fees, donations and miscellaneous expenses.

19. Interest Income

The breakdown of interest income is as follows:

	2024	2023	2022
Cash with banks and short-term deposits (see Note 4)	₽3,442,564	₽1,596,712	₽2,120,661
Accrued interest:			
Long-term note receivable			
(see Notes 8 and 21)	2,592,500	2,585,416	2,433,333
Advances to related parties			
(see Note 21)	24,400,000	12,266,667	_
	₽30,435,064	₽16,448,795	₽4,553,994



20. Personnel Costs

	2024	2023	2022
Salaries and wages	₽17,385,955	₽16,232,646	₽16,160,307
Pension cost (see Note 22)	186,580	135,057	251,965
Other employee benefits	5,009,903	4,547,385	6,454,259
	₽22,582,438	₽20,915,088	₱22,866,531

Other employee benefits are composed of various benefits given to employees, such as medical benefits, uniform allowance, and other bonuses.

21. Related Party Transactions

Related party relationship exists when one party has the ability to control, directly or indirectly through one or more intermediaries, the other party or exercise significant influence over the other party in making financial and operating decisions. Such relationship also exists between and/or among entities, which are under common control with the reporting enterprises and its key management personnel, directors or its stockholders. In considering each related party relationship, attention is directed to the substance of the relationship, and not merely the legal form.

The Group, in its regular course of business, has entered into transactions with related parties at terms and conditions agreed upon by the parties.

		Transactions	Outstanding Balance	
Catagory	Year	During the Year	(Note 5)	Terms & Conditions
Category	i eai	During the Tear	(Note 3)	Terms & Conditions
Advances to related parties				
Ultimate Parent (Alakor)	2024	₽_	D0 0/0 /13	O 1 1. N
Advances (see Note 21a)	2024	-	₽8,069,612	On demand; Noninterest-
	2023	₽110,224	₽8,069,612	bearing; Unsecured; Unimpaired
Accrued interest (see Notes 8	2024	2,592,500	22,399,384	On demand; Interest-
and 19)	2023	2,585,416	19,806,884	bearing; Unsecured
Affiliate (NBS)	2024	_	10,000,000	On demand; Noninterest-
Advances (see Note 21b)	2023	_	10,000,000	bearing; Unsecured; Unimpaired
Affiliate (Abacus)	2024	_	300,000,000	90-day term; 8% interest-
Advances (see Note 21g)	2023	300,000,000	300,000,000	bearing; Unsecured; Unimpaired
Accrued interest (see Note 19)	2024	24,400,000	36,666,667	On demand; Interest-
,	2023	12,266,667	12,266,667	bearing; Unsecured
Affiliate (VIMC)	2024	_	3,178,882	On demand; Noninterest-
Advances (see Note 21b)	2023	_	3,178,882	bearing; Unsecured; Unimpaired
Associate (UPMC):	2024	16,200,000	119,614,284	On demand; Noninterest-
Advances (see Note 21c)	2023	16,458,334	103,414,284	bearing; Unsecured; unimpaired
	2024	,	₽499,928,829	, , ,
	2023		₽456,736,329	



_		Transactions	Outstanding	
Category	Year	During the Year	Balance	Terms & Conditions
Due to related parties				
Ultimate Parent (Alakor)				
Advances (see Note 21a)	2024	₽–	₽13,835,036	On demand; Noninterest-
	2023	₽–	₽13,835,036	bearing; Unsecured
Loan (see Note 21d)	2024	_	4,000,000	On demand; 8% interest-
	2023	_	4,000,000	bearing; Unsecured
Accrued interest (see Note 15)	2024	_	1,346,127	On demand; Interest-
	2023	_	1,346,127	bearing; Unsecured
Advances (see Note 21e)	2024	44,028,002	753,019,878	2 years; Noninterest-
	2023	_	797,047,880	bearing; Unsecured
Affiliate (VIMC)				
Advances (see Note 21f)	2024	_	24,045,705	On demand; Noninterest-
	2023	_	24,045,705	bearing; Unsecured
Current portion of due to related	2024		41,880,741	
parties	2023		41,880,741	
Due to related parties - net of	2024		753,019,878	
current portion	2023		797,047,880	
A	2024		₽1,346,127	
Accrued interest (see Note 15)	2023		₽1,346,127	

- a. Advances from Alakor pertains to cash provided to TVRI for working capital purposes.
- b. The Group made advances to Alakor, NBS and VIMC for additional working capital.
- c. The Group made advances to UPMC for additional working capital.
- d. Loan pertains to the funding obtained by TVRI from Alakor for capital expenditures with interest equivalent to 91-day Treasury bill for each quarter plus 2% spread.
- e. In 2017, the Parent Company received advances from Alakor amounting to ₱797.0 million to fund the acquisition of ACMDC shares. In 2024 and 2023, the Parent Company secured a commitment from Alakor Corporation that the latter will not to demand payment until December 31, 2025 and December 31, 2024, respectively. The advances from Alakor is carried at amortized cost which amounted to ₱753.0 million and ₱797.0 million, net of discount, as at December 31, 2024 and 2023, respectively. This also resulted to a recognition of day 1 gain which amounted to ₱45.6 million, nil and nil in 2024, 2023 and 2022, respectively. Accretion of discount on advances amounted to ₱1.5 million, nil and nil in 2024, 2023 and 2022, respectively. As at December 31, 2024 and 2023, advances from Alakor is presented under "Noncurrent Liabilities" account.
- f. Due to VIMC pertains to advances for working capital purposes of VMC.



g. On June 30, 2023, the Parent Company has extended its credit line of up to ₱300.0 million in favor of Abacus Book & Card Corporation (Abacus) at 90-day term at an interest rate of 8% per annum. The credit line is automatically extended for a period of one (1) year, and every year thereafter if the amount remains unpaid upon maturity. The credit line will provide short-term funding of the operations of National Book Store, Inc. (NBS) and Abacus.

Total interest earned amounted to ₱24.4 million and ₱12.3 million in 2024 and 2023 respectively (see Note 19). Accrued interest receivable as at December 31, 2024 and 2023 amounted to ₱36.7 million and ₱12.3 million, respectively (see Note 5).

All outstanding balances with related parties are expected to be settled in cash.

Compensation of Key Management Personnel

The compensation of the Parent Company's key management personnel by benefit type as follows:

	2024	2023	2022
Short-term employee benefits	₽13,676,830	₽12,905,050	₽15,388,671
Post-employment pension			
benefits	97,000	135,057	251,965
	₽13,773,830	₽13,040,107	₽15,640,636

22. Retirement Benefits

The Group has a funded, non-contributory defined retirement plan covering all its regular employees. The benefit is based on certain percentage of the member's final monthly salary and length of service with the Group. The retirement benefit plan obligation is determined using the projected unit credit method. There was no plan of termination or curtailment for the years ended December 31, 2024 and 2023.

Under the existing regulatory framework, Republic Act No. 7641, *Retirement Pay Law*, requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity, provided however that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the plan.

The following tables summarize the funded status and the amounts recognized in the consolidated statements of financial position, the components of net retirement benefit expense (income) recognized in consolidated statements of comprehensive income and the changes in the present value of the defined benefit obligation and the fair value of plan assets.



Changes in the defined benefit obligation and fair value of plan assets are as follows:

<u>2024</u>

	Defined	Fair Value of	Effect of the	Net Defined
	Benefit Liability	Plan Asset	Asset Ceiling	Benefit Asset
Balances at beginning of year	₽16,522,713	(₱29,102,595)	₽4,489,850	(₽8,090,032)
Current service cost	671,982	_	_	671,982
Net interest	991,363	(1,746,156)	269,391	(485,402)
Pension cost (benefit) charged to				
profit or loss	1,663,345	(1,746,156)	269,391	186,580
Remeasurement loss - change in the				
effect of the asset ceiling	_	_	(589,507)	(589,507)
Remeasurement gain on plan assets				
(excluding amount included in net				
interest)	_	494,034	_	494,034
Remeasurement changes arising from				
changes in financial assumptions	(59,983)	_	_	(59,983)
Remeasurement changes arising from				
experience adjustments	886,416			886,416
Pension cost (benefit) charged to OCI	826,433	494,034	(589,507)	730,960
Benefits paid directly from book				
reserve	(772,655)	_	_	(772,655)
Balances at end of year	₽18,239,836	(₱30,354,717)	₽4,169,734	(₽7,945,147)
<u>2023</u>				
	Defined	Fair Value of	Effect of the	Net Defined
	Benefit Liability	Plan Asset	Asset Ceiling	Benefit Asset
Balances at beginning of year	₽15,310,099	(₽ 27,898,945)	₽4,987,369	(₱7,601,477)
Current service cost	649,677	_	_	649,677
Net interest	1,036,494	(1,888,759)	337,645	(514,620)
Pension cost (benefit) charged to profit				<u> </u>
or loss	1,686,171	(1,888,759)	337,645	135,057
Remeasurement loss - change in the				
effect of the asset ceiling	_	_	(835,164)	(835,164)
Remeasurement gain on plan assets			, ,	· /
(excluding amount included in net				
interest)	_	685,109	_	685,109
Remeasurement changes arising from				
changes in financial assumptions	396,386	_	_	396,386
Remeasurement changes arising from				
experience adjustments	(869,943)	_	_	(869,943)
Pension cost (benefit) charged to OCI	(473,557)	685,109	(835,164)	(623,612)
Benefits received directly from book			•	· · · · ·
reserve	_	_	_	_
Balances at end of year	₽16,522,713	(P 29,102,595)	₽4,489,850	(P 8,090,032)



The assets of the Plan are being held by Sun Life Financial Plans, Inc. The investing decisions of the Plan are made by certain officers of the Parent Company duly authorized by the BOD.

The Plan is composed of 100% insurance as at December 31, 2024 and 2023. The Retirement Trust Fund assets are valued by the fund manager at fair value using the mark-to-market valuation.

The principal assumptions used to determine retirement benefit plan obligation are as follows:

	2024	2023
Discount rates	6.12%	6.00%
Wage and salary increase	5.00%	5.00%
Average expected future service years of		
active plan members	25.2	23.6

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as at the end of the reporting period, assuming all other assumptions were held constant:

	Increase		
	(decrease)	2024	2023
Discount rates	+100 basis points -100 basis points	(₱477,567) 518,973	(₱509,836) 556,427
	-100 basis points	310,773	330,427
Salary increase rates	+100 basis points	519,585	556,427
	-100 basis points	(486,907)	(519,222)

The Group does not expect to contribute to the defined benefit pension plan in 2025.

Shown below is the maturity analysis of the undiscounted benefit payments:

	2024	2023
One year to five years	₽ 19,942,747	₽13,908,612
More than five years	166,807	5,620,642
	P 20,109,554	₽19,529,254

The average duration of the defined retirement benefit obligation as at December 31, 2024 and 2023 is 2.7 years and 3.2 years, respectively.

23. Income Taxes

The provision for current income tax in 2024 represents RCIT and in 2023 and 2022 represents MCIT for the Group. All subsidiaries have no provision for current income tax in 2024, 2023 and 2022 since they are in a taxable loss position.



The reconciliation between the provision for (benefit from) income tax computed at the statutory income taxes rates and the provisions for income tax as shown at the effective income tax rates in the consolidated statements of comprehensive income as follows:

	2024	2023	2022
Income tax at statutory rate at 25%	(₽ 7,285,596)	₽80,695,136	(P 42,180,161)
Adjustments to income tax	,		
resulting from:			
Day 1 gain	(49,077,067)	(38,933,624)	(28,587,944)
Accretion of discount	42,918,550	28,587,944	12,294,810
Equity in net losses (gains) of			
associates	17,323,947	(70,270,212)	(194,510,092)
Change in temporary			
differences, NOLCO and			
MCIT	11,558,993	(7,220,567)	(16,358,181)
Fair value changes of			
financial assets at FVTPL	(3,164,605)	(1,815,908)	114,560
Nondeductible expenses	2,232,309	1,641,141	2,357,258
Dividend income exempt			
from tax	(1,448,622)	(1,456,592)	(1,001,090)
Interest income subjected to			
final tax	(860,641)	(399,179)	(530,130)
Provision for impairment of			
investment in associate	_	_	236,330,000
Provision for impairment of			
DEC	_	_	21,011,631
Lower tax rate	<u> </u>		9,346
	₽12,197,268	(₱9,171,861)	(P 11,049,993)

The components of the Group's net deferred income tax assets (liabilities) are as follows:

	2024	2023
Deferred income tax liabilities recognized in profit		
or loss:		
Unrealized foreign exchange gains	₽-	(29,573,619)
Retirement benefit plan asset	(10,424)	(1,256,553)
	(10,424)	(10,830,172)
Deferred income tax liability on remeasurement gains on defined benefit plan recognized in other comprehensive income Deferred income tax assets recognized in profit or	-	(1,053,456)
loss in allowance for provision for impairment of deferred exploration cost	<u> </u>	22,034,121 ₱10,150,493



As at December 31, 2024 and 2023, the Group did not recognize deferred income tax assets on the following deductible temporary differences and carryforward benefits of MCIT and NOLCO since management believes that it is not probable that sufficient taxable profit will be available against which the benefits can be utilized:

	2024	2023
Deductible temporary differences on:		
NOLCO	₽ 27,494,738	₽26,904,975
Allowance for impairment losses on:		
Deferred exploration costs	112,364,021	24,227,537
Trade and other receivables	4,515,035	25,536,224
Other noncurrent assets	14,336,742	14,400,164
MCIT	<u> </u>	1.810.633

Bayanihan to Recover as One Act (Bayanihan 2)

On September 30, 2020, the BIR issued Revenue Regulations No. 25-2020 implementing Section 4 of Bayanihan 2 which states that the NOLCO incurred for taxable years 2020 and 2021 can be carried over as a deduction from gross income for the next five (5) consecutive taxable years immediately following the year of such loss.

As at December 31, 2024 and 2023, the Group has accumulated NOLCO and excess MCIT over RCIT that can be carried forward and applied against the future taxable income and income tax due, respectively, as follows:

NOLCO

<u>2024</u>						
Year	Availment	As at				As at
Incurred	Period	January 1, 2024	Additions	Applied	Expired	December 31, 2024
2024	2025-2027	₽-	₽4,398,365	₽-	₽_	₽4,398,365
2023	2024-2026	4,394,544	_	_	_	4,394,544
2022	2023-2025	7,838,125	_	(3,808,602)	_	4,029,523
2021	2022-2026	7,395,723	_	_	_	7,395,723
2020	2021-2025	7,276,583	_	_	_	7,276,583
		₽26,904,975	₽4,398,365	(₽3,808,602)	₽_	₽27,494,738
2023						
Year	Availment	As at				As at
Incurred	Period	January 1, 2023	Additions	Applied	Expired	December 31, 2023
2023	2024-2026	₽_	₽4,394,544	₽-	₽-	₽4,394,544
2022	2023-2025	22,051,870	_	(14,213,745)	_	7,838,125
2021	2022-2026	17,644,615	_	(10,248,892)	_	7,395,723
2020	2021-2025	20,628,902	_	(13,352,319)	_	7,276,583
		₽60,325,387	₽4,394,544	(P 37,814,956)	₽-	₽26,904,975

MCIT

<u>2024</u>						
Year	Availment	As at				As at
Incurred	Period	January 1, 2024	Additions	Applied	Expired	December 31, 2024
2023	2024-2026	₽1,134,535	₽_	₽-	₽_	₽1,134,535
2022	2023-2025	172,353	_	_	=	172,353
2021	2022-2024	503,745	_	_	(503,745)	=
		₽1,810,633	₽_	₽-	(P 503,745)	₽1,306,888



<u>2023</u>						
Year	Availment	As at				As at
Incurred	Period	January 1, 2023	Additions	Applied	Expired	December 31, 2023
2023	2024-2026	₽-	₽1,134,535	₽_	₽-	₽1,134,535
2022	2023-2025	172,353	_	_	_	172,353
2021	2022-2024	503,745	=	_	_	503,745
2020	2021-2023	800,017	=	_	(800,017)	=
	•	₽1,476,115	₽1,134,535	₽-	(₱800,017)	₽1,810,633

On June 20, 2023, the Bureau of Internal Revenue issued Revenue Memorandum Circular (RMC) No. 69-2023 reverting the MCIT rate to 2% of gross income effective July 1, 2023 pursuant to Republic Act (RA) No. 11534, otherwise known as the "Corporate Recovery and Tax Incentives for Enterprises (CREATE)" Act. MCIT rate was previously reduced from 2% to 1% effective July 1, 2020 to June 30, 2023 upon the effectivity of CREATE Act in 2021.

Consequently, the Company recognized MCIT using the effective rate of 2% in 2024 in accordance with RMC 69-2023.

24. Basic and Diluted Earnings (Loss) Per Share

Basic earnings (loss) per share is calculated by dividing the net income (loss) for the year attributable to equity holders of the Parent Company divided by the weighted average number of common shares outstanding during the year (adjusted for any stock dividends).

Basic and diluted earnings (loss) per share are computed as follows:

	2024	2023	2022
Net income (loss) attributable to equity			
holders of the Parent Company	(P 41,228,576)	₽332,056,458	(₱157,569,986)
Weighted average number			
of common shares	3,013,186,174	3,010,341,730	3,003,302,538
Basic and diluted earnings (loss) per share	(₽0.01)	₽0.11	(₱0.05)

The resulting per share amounts are the same for both basic and diluted earnings per share in 2024, 2023 and 2022 since the Group does not have any debt or equity securities that will potentially cause an earnings per share dilution.

25. Notes to Statements of Cash Flows

Changes in liabilities arising from financing activities

		Cash charges	3	Non-cash charges	
	January 1, 2024	Drawdowns	Repayments	Discount	December 31, 2024
Due to Alakor (included as part of due to related parties)	₽797,047,880	₽_	₽–	(P 44,028,002)	₽753,019,878
		Cash charges		Non-cash charges	
	January 1, 2023	Drawdowns	Repayments	Discount	December 31, 2023
Due to Alakor (included as part	•		-		
of due to related parties)	₽797,047,880	₽_	₽_	_	₽797,047,880



	_	Cash charges		Non-cash charges
	January 1, 2022	Drawdowns	Repayments	Discount December 31, 2022
Due to Alakor (included as part				
of due to related parties)	₽797,047,880	₽–	₽–	- ₱797,047,880

26. Financial Risk Management and Capital Management

The Group's main financial instruments are cash and cash equivalents, trade and other receivables, financial assets at FVTPL, financial assets at FVOCI, long-term note receivable, and deposit under "Other noncurrent assets". The main purpose of these financial instruments is to raise funds and maintain continuity of funding and financial flexibility for the Group. The Group has various other financial assets and liabilities such as accounts payable and accrued expenses, due to related parties, loans payable, finance lease liability and subscription payable which arise directly from its operations and investing activities.

The BOD has the overall responsibility for the establishment and oversight of the Group's risk management framework. The Group's risk management policies are established to identify and manage the Group's exposure to financial risks, to set appropriate transaction limits and controls, and to monitor and assess risks and compliance to internal control policies. Risk management policies and structure are reviewed regularly to reflect changes in market conditions and the Group's activities.

The Group has exposure to liquidity risk, credit risk, foreign currency risk and equity price risk from the use of its financial instruments. The Board reviews and approves the policies for managing each of these risks and they are summarized below.

Liquidity Risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group's objectives to managing liquidity risk is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions. Management is responsible for liquidity, funding as well as settlement management. In addition, liquidity and funding risks, related processes and policies are overseen by the management.

The Group manages liquidity risk by maintaining a balance between continuity of funding and flexibility in operations. Treasury controls and procedures are in place to ensure that sufficient cash is maintained to cover daily operational and working capital requirements. Management closely monitors the Group's future and contingent obligations and sets up required cash reserves as necessary in accordance with internal policies.

The Group's financial assets used for liquidity management are its cash and cash equivalents, trade and other receivables, financial assets at FVTPL and financial assets at FVOCI.

As at December 31, 2024 and 2023, the Group's cash and cash equivalents may be withdrawn anytime, while its financial assets at FVTPL are traded in the stock exchange and may be converted to cash by selling them during the normal trading hours on any business day.



The following tables summarize the Group's financial assets that can be used to manage its liquidity risk and the maturity profile of the Group's financial liabilities based on contractual undiscounted payments as at December 31 (including interest as applicable):

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	On Demand	More than Three (3) Months but Less than One (1) year	More than One (1) year	Total
Financial Assets at Amortized Cost				
Cash and cash equivalents	₽82,298,173	₽-	₽–	₽82,298,173
Trade and other receivables	_	590,039,093	_	590,039,093
Notes receivable	_	_	60,000,000	60,000,000
Financial assets at FVTPL	76,267,300	_		76,267,300
Financial assets at FVOCI	_	-	521,260	521,260
	158,565,473	590,039,093	60,521,260	809,125,826
Financial Liabilities				
Accounts payable and accrued expenses*	108,284,050	_	89,419,422	197,703,472
Due to related parties	41,880,741	_	753,019,878	794,900,619
Subscription payable	2,136,170	_	2,778,487,710	2,780,623,880
	152,300,961	-	3,620,927,010	3,773,227,971
Net Financial Assets (Liabilities)	₽6,264,512	₽590,039,093	(P 3,560,405,750)	(P 2,964,102,145)

^{*}Excluding nonfinancial liabilities

2023

		More than Three (3) Months but Less than	More than	
	On Demand	One (1) year	One (1) year	Total
Financial Assets at Amortized Cost				
Cash and cash equivalents	₽142,920,584	₽_	₽—	₽142,920,584
Trade and other receivables	_	551,474,843	_	551,474,843
Notes receivable	_	_	60,000,000	60,000,000
Financial assets at FVTPL	63,608,880	_	_	63,608,880
Financial assets at FVOCI	_	_	521,260	521,260
	206,529,464	551,474,843	60,521,260	818,525,567
Financial Liabilities				
Accounts payable and accrued expenses*	121,715,168	_	89,419,422	211,134,590
Due to related parties	41,880,741	_	797,047,880	838,928,621
Subscription payable	2,136,170	_	2,778,487,710	2,780,623,880
	165,732,079	_	3,664,955,012	3,830,687,091
Net Financial Assets (Liabilities)	₽40,797,385	₽551,474,843	(₱3,604,433,752)	(P 3,012,161,524)

^{*}Excluding nonfinancial liabilities

Credit Risk

Credit risk is the risk that the counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities primarily from cash and cash equivalents and trade and other receivables.

The Group ensures that its financial assets are considered high grade by transacting only with top banks in the Philippines and maintaining good relationships with related parties, key employees and debtors who are highly reputable and with good credit standing.

Customer credit risk is managed through the Group's established policy, procedures and control relating to customer risk management including credit review and analysis of trade and other receivables on a continuous basis.

With respect to credit risk arising from cash and cash equivalents and trade and other receivables, long-term note receivable, financial assets at FVTPL and financial assets at FVOCI, the Group's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the



carrying amount of these instruments. Since the Group trades only with recognized and established counterparties, there is no requirement for collateral.

The maximum exposure to credit risk, net of allowance for impairment losses, amounted to ₱732.3 million and ₱754.4 million as at December 31, 2024 and 2023, respectively.

There are no significant concentrations of credit risk within the Group.

The Group writes-off a financial asset, in whole or in part, when the asset is considered uncollectible, it has exhausted all practical recovery efforts and has concluded that it has no reasonable expectations of recovering the financial asset in its entirety or a portion thereof.

The Group writes off an account when all of the following conditions are met:

- the asset is in past due for over 90 days, or is already an item-for-forfeiture
- contract restructuring is no longer possible

The Group may also write-off financial assets that are still subject to enforcement activity. The Group has not written off outstanding loans and trade and other receivables that are still subject to enforcement activity as at December 31, 2024 and 2023.

The following are the details of the Group's assessment of credit quality and the related ECLs as at December 31, 2024 and 2023:

General approach

- Cash and cash equivalents. As at December 31, 2024 and 2023, the ECL relating to the cash and cash equivalents of the Group is minimal as these are deposited in reputable banks which have good bank standing, and is considered to have low credit risk.
- Receivables Other Than Trade and Long-term Note Receivable. No ECL is recognized for these
 receivables since there were no history of default payments. As at December 31, 2024 and 2023,
 allowance for impairment losses pertain to individually impaired accounts of other receivables.
 This assessment is undertaken each financial year through examining the financial position of the
 related parties and the markets in which the related parties operate.

Simplified approach

• *Trade receivables* - The Group applied the simplified approach under PFRS 9, using a 'provision matrix'. As at December 31, 2024 and 2023, no allowance for impairment losses was recognized as a result of performing collective impairment test. Management evaluated that the Group's trade receivables are of high grade and of good credit quality.

2024

	Stage 1	Stage 2	Stage 3	Lifetime ECL	
	12-month	Lifetime	Lifetime	Simplified	
	ECL	ECL	ECL	Approach	Total
High grade	₽82,278,173	₽_	₽_	₽_	₽82,278,173
Medium grade	60,000,000	_	25,536,224	590,039,093	675,575,317
Gross carrying amount	142,278,173	_	25,536,224	590,039,093	757,853,490
Loss allowance	-	_	(25,536,224)	_	(25,536,224)
Carrying amount	₽142,278,173	₽_	₽_	₽590,039,093	₽732,317,266



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	Stage 1 12-month	Stage 2 Lifetime	Stage 3 Lifetime	Lifetime ECL Simplified	
	ECL	ECL	ECL	Approach	Total
High grade	₱142,900,584	₽_	₽_	₽_	₱142,900,584
Medium grade	60,000,000	_	25,536,224	551,474,842	637,011,066
Gross carrying amount	202,900,584	_	25,536,224	551,474,842	779,911,650
Loss allowance	_	_	(25,536,224)	_	(25,536,224)
Carrying amount	₽202,900,584	₽_	₽_	₽551,474,842	₽754,375,426

The credit quality of financial assets is managed by the Group using high, medium and low grades as internal credit ratings.

High grade - pertains to counterparty who is not expected by the Group to default in settling its obligations, thus credit risk exposure is minimal. This normally includes large prime financial institutions and government agencies.

Medium and low grades - other financial assets not belonging to high grade financial assets are included in either of these categories.

The Group has assessed the credit quality of the following financial assets:

- Cash and cash equivalents are classified as high grade since these are deposited with reputable banks
- Trade and other receivables are classified medium grade since these are receivables from related parties taking into account the related parties' financial standing and ability to pay.
- Long-term note receivable and deposit are classified as medium grade since these belongs to companies which have good financial conditions and operate in an industry which has potential growth.

The Group's maximum exposure to credit risk is equal to the aggregate carrying amount of its financial assets.

Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates, and other market variables which will adversely affect the Group's total comprehensive income or value of its financial instruments. The objective of the Group's market risk management is to manage and control market risk exposures within acceptable parameters. The exposures to specific market risks are as follows:

Foreign Exchange Risk

The Group uses the Philippine peso as its functional currency and is therefore exposed to foreign exchange movements, primarily in US\$ currency. The Group follows a policy to manage its foreign exchange risk by closely monitoring its cash flow position and by providing forecast on all other exposures in non-peso currencies.



Information on the Group's US\$-denominated monetary assets and liabilities and their ₱ equivalent are as follows:

		2024		2023
	US\$	₽	US\$	₽
Financial assets:				
Cash in banks	\$274,223	₽15,862,436	\$2,286,850	₽126,622,885

The following table demonstrates the sensitivity to a reasonably possible change in Philippine ₱/US\$, with all other variables held constant, of the Group's income before income tax.

There is no other impact on the Group's equity other than those affecting the consolidated statements of comprehensive income.

	Change in ₱/US\$ exchange rate		
	US\$ strengthens by 5% U	S\$ weakens by 5%	
Increase (decrease) in income/loss before		_	
income tax and in equity			
2024	₽793,122	(₽793,122)	
2023	6,331,144	(6,331,144)	
2022	22,887,194	(22,887,194)	

As at December 31, 2024 and 2023, the exchange rate of the Philippine peso to the US\$ is ₱57.85 and ₱55.37, respectively.

Equity Price Risk

Equity price risk is the risk that the fair values of equities decrease as a result of changes in the levels of equity indices and the value of the listed shares. The equity price risk exposure arises from the Group's investment in financial assets at FVTPL and quoted financial assets at FVOCI. The Group manages the equity price risk through diversification and by placing limits on individual and total equity instrument.

The effects on equity and income before income tax, (as a result of a change in the fair value of financial assets at FVOCI and financial assets at FVTPL due to a reasonably possible change in close market prices, with all other variables held constant), are as follows:

	Change in fair market value		
	Increase in market	Decrease in market	
	indices by 5%	indices by 5%	
Financial Assets at FVTPL			
Increase (decrease) in income/loss before income	2		
tax and in equity:			
2024	(P 3,813,365)	₽3,813,365	
2023	(3,180,444)	3,180,444	
2022	(2,817,263)	2,817,263	
Financial Assets and FVOCI			
2024	(₽26,063)	₽26,063	
2023	(26,063)	26,063	
2022	(26,063)	26,063	



The impact on the Group's equity already excludes the impact on transactions affecting the consolidated statements of comprehensive income.

Capital Management

The Group's objectives when managing capital is to maintain a capital structure that provides a balance between the risk associated with higher level of borrowings and the advantages and security of a sound capital position.

The BOD has overall responsibility in monitoring of capital in proportion to risk. Profiles for capital ratios are set in the light of changes in the Group's external environment and the risks underlying the Parent Company's business operations and industry.

The Group monitors capital on the basis of the debt-equity ratio which is calculated as total debt divided by total equity. Total debt is equivalent to accounts payable and others, income tax payable, long-term debt, pension liability and deferred tax liability. Total equity comprises all components of equity including capital stock, additional paid-in capital, net unrealized valuation gain on financial assets at FVOCI and retained earnings, reduced by treasury shares.

There were no changes in the Group's approach to capital management in 2024 and 2023. The Group is also not subject to any externally-imposed capital requirements.

The debt-to-equity ratio as at December 31, 2024 and 2023 is as follows:

	2024	2023
Total liabilities	₽3,660,917,582	₽3,699,122,336
Total equity	7,812,280,022	7,523,799,705
Debt-to-equity ratio	0.47	0.49

The Parent Company considers the Group's equity amounting to ₱7.8 billion and ₱7.5 billion as at December 31, 2024 and 2023, respectively, as its core capital.

27. Fair Value Measurement

Fair Values of Financial Instruments

The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate such value:

Cash and Cash Equivalents, Trade and Other Receivables, Accounts Payable and Accrued Expenses and Due to Related Parties

The carrying amount of cash and cash equivalents, receivables, accounts payable and accrued expenses and due to related parties approximate their fair values due to their short-term maturities.

Long-term Note Receivable

The fair value of long-term note receivable is determined based on Level 3 inputs using the present value of future cash flows discounted using current rates available for note with the same profile as at reporting date. The fair value of long-term note receivable as at December 31, 2024 and 2023 amounted to P60.0 million. Discount rates used ranged from 4.69% to 6.14% and 5.00% to 5.93% in 2024 and 2023. The carrying amount of long-term note receivable amounted to P60.0 million as at December 31, 2024 and 2023.



Financial Assets at FVTPL and Financial Assets at FVOCI

The fair values of publicly traded instruments and similar investments are determined based on Level 1 inputs using the quoted closing market prices at the end of the reporting period. Fair value of unquoted equity shares is determined based on Level 2 inputs using adjusted net value asset approach.

For the years ended December 31, 2024 and 2023, there were no transfers between Level 1 and Level 2 fair value measurements and no transfers into and out of the Level 3 measurements.

Deposit

The carrying amount of deposit amounted to \$\mathbb{P}3.3\$ million as at December 31, 2024 and 2023 approximates its fair value. The timing and related amounts of future cash flows relating to deposit cannot be reasonably and reliably estimated for purposes of establishing the fair value using an alternative valuation technique.

Subscription Payable

The fair value of subscription payable is determined based on Level 3 inputs using the present value of future cash flows discounted using current rates available for note with the same profile as at reporting date. The fair value of subscription payable as at December 31, 2024 and 2023 amounted to P2,936.0 million and P2,943.5 million, respectively. Discount rates used ranged from 5.45% to 5.74% in 2024 and from 5.00% to 5.93% in 2023. The carrying amount of subscription payable amounted to P2,648.8 million and P2,629.4 million as at December 31, 2024 and 2023, respectively.

Investment Properties

The carrying value of investment properties amounted ₱313,057,242 and ₱312,762,244 as at December 31, 2024 and 2023, respectively. The fair value of investment properties amounted ₱10,897,807,750 as at December 31, 2024 and 2023.

The fair value of investment properties is determined using the Sales Comparison Approach. In this approach, the value of the land was based on the sales of similar or substitute properties, related market data and listings of comparable property within the vicinity. The technique of this approach requires the adjustments of comparable property by reducing reasonable comparative sales and listings to a common denominator. This was done by adjusting the differences between the subject property and those actual sales listings regarded as comparable. The properties used as bases of comparison are situated within the immediate vicinity of the subject property. This comparison was premised on the factors as property location, desirability, accessibility, neighborhood, utility, size and the time elements involved.

In determining the appropriate class of investment properties, the Group has considered the nature, characteristics and risks of its properties as well as the level of the fair value hierarchy within which the fair value measurements are categorized. This resulted in determining the fair value of investment properties under Level 3 of the fair value hierarchy. There have been no transfers between levels during the period.

Based upon analysis of the prevailing land usage in the neighborhood and the properties itself, a mix of residential, commercial and agricultural utility would represent the highest and best use of the property.

Significant increase (decrease) in the economic market value of land brought by inflation, area stability, development and improvements per hectare, per location, over time would result in a significantly higher (lower) fair value of the property.



For the years ended December 31, 2024 and 2023, there were no transfers between Level 1 and Level 2 fair value measurements and no transfers into and out of the Level 3 measurements. The fair market value of investment properties amounted to ₱10,897.8 million as at December 31, 2024 and 2023.

28. Segment Reporting

The primary segment reporting format is determined to be the business segments since the Group is organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit. The mining segment is engaged in exploration and mining operations. Meanwhile, the non-mining segment is engaged in realty or acts as holding Group.

The Group's operating business segments remain to be neither organized nor managed by geographical segment.

Mining	Non-Mining	Total	Eliminations	Consolidated
-				
₽_	₽-	₽_	₽–	₽-
(P 69,407,931)	₽40,265,546	(P 29,142,385)	_	(P 29,142,385)
_	(12,197,268)	(12,197,268)	_	(12,197,268)
(P 69,407,931)	₽28,068,278	(P 41,339,653)	_	(P 41,339,653)
₽9,872,898	, , ,	, , ,	(₱396,166,482)	₽1,313,841,730
_	10,159,355,874	10,159,355,874	_	10,159,355,874
101,888,982	3,743,907,387	3,845,796,369	(184,878,787)	3,660,917,582
_	1,957,167	1,957,167	_	1,957,167
_	_	_	_	_
_	_	_	_	_
Mining	Non-Mining	Total	Eliminations	Consolidated
₽_	₽–	₽_	₽_	₽-
₽280.625.410	₽42,155,133	₽322,780,543	₽_	₽322,780,543
_				9,171,861
₽280,625,410	₽51,326,994	₽331,952,404	₽_	₽331,952,404
₽9,923,453	₽1,687,286,218	₽1,707,360,164	(P 383,467,414)	₽1,323,892,745
	9,899,029,291	9,899,029,291		9,899,029,291
101.827.393	3,769,453,814	3.871.281.207	(172,158,871)	3,699,122,336
101,027,050	2,707,102,011	2,071,201,207	(1/2,100,071)	2,022,122,220
		1 477 (10		1 477 (10
	1,477,610	1.477.610		1,4 / /,010
	1,477,610	1,477,610		1,477,610
	1,477,610	1,4//,610		1,4//,010
	P— (₱69,407,931) — (₱69,407,931) ₱9,872,898 — 101,888,982 — — — — Mining P— ₱280,625,410 — ₱280,625,410	P- P- (₱69,407,931) ₱40,265,546 (12,197,268) (₱69,407,931) ₱28,068,278 ₱9,872,898 ₱1,700,135,314 - 10,159,355,874 101,888,982 3,743,907,387 - 1,957,167	P− P− P− (₱69,407,931) ₱40,265,546 (12,197,268) (12,197,268) (₱69,407,931) ₱28,068,278 (₱41,339,653) ₱9,872,898 ₱1,700,135,314 10,159,355,874 ₱1,710,008,212 10,159,355,874 101,888,982 3,743,907,387 3,845,796,369 3,845,796,369 - 1,957,167	P− P− P− P− (₱69,407,931) ₱40,265,546 (12,197,268) (#29,142,385) − (₱69,407,931) ₱28,068,278 (₱41,339,653) − ₱9,872,898 ₱1,700,135,314 (10,159,355,874) ₱1,710,008,212 (10,159,355,874) (₱396,166,482) 101,888,982 3,743,907,387 3,845,796,369 (184,878,787) − 1,957,167 (1,957,167) − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − − ₱280,625,410 ₱242,155,133 ₱322,780,543

The consolidated revenue in the above tables includes the non-mining revenue, which consist of interest income, royalty income, dividend income and gains.





SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 8891 0307 Fax: (632) 8819 0872 sgv.ph

INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

The Board of Directors and the Stockholders Anglo Philippine Holdings Corporation Quad Alpha Centrum 125 Pioneer St. Mandaluyong City

We have audited in accordance with Philippine Standards on Auditing, the accompanying consolidated financial statements of Anglo Philippine Holdings Corporation and Subsidiaries (the Group) as at December 31, 2024 and 2023, and for each of the three years in the period ended December 31, 2024 included in this SEC Form 17-A, and have issued our report thereon dated April 21, 2025. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The schedules listed in the Index to the Consolidated Financial Statements and Supplementary Schedules are the responsibilities of the Group's management. These schedules are presented for purposes of complying with Revised Securities Regulation Code Rule 68 and are not part of the basic consolidated financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic consolidated financial statements and, in our opinion, fairly state, in all material respects, the information required to be set forth therein in relation to the basic consolidated financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

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Ma. Genalin Q. Arevalo

Partner

CPA Certificate No. 108517

Tax Identification No. 224-024-926

BOA/PRC Reg. No. 0001, April 16, 2024, valid until August 23, 2026

BIR Accreditation No. 08-001998-123-2023, January 25, 2023, valid until January 24, 2026

PTR No. 10465260, January 2, 2025, Makati City

April 21, 2025



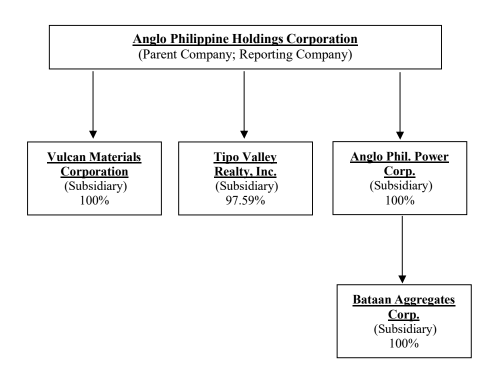


SCHEDULE I ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES FINANCIAL RATIOS PURSUANT TO REVISED SRC RULE 68 DECEMBER 31, 2024

	2024	2023
Profitability Ratios:		
Return on assets	-0.36%	2.96%
Return on equity	-0.53%	4.41%
Gross profit margin	_	_
Net profit (loss) margin	-15.94%	69.13%
Liquidity and Solvency Ratios:		
Current ratio	3.10:1	2.98:1
Quick ratio	3.05:1	2.92:1
Solvency ratio	3.13:1	3.03:1
Financial Leverage Ratios:		
Asset to equity ratio	1.47:1	1.49:1
Debt ratio	0.32:1	0.33:1
Debt to equity ratio	0.47:1	0.49:1
Interest coverage ratio	_	_

SCHEDULE II

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES MAP OF THE RELATIONSHIPS OF THE COMPANIES WITHIN THE GROUP PURSUANT TO REVISED SRC RULE 68 DECEMBER 31, 2024



SCHEDULE III

ANGLO PHILIPPINE HOLDINGS CORPORATION RECONCILIATION OF RETAINED EARNINGS

AVAILABLE FOR DIVIDEND DECLARATION PURSUANT TO REVISED SRC RULE 68 AND SEC MEMORANDUM CIRCULAR NO. 11

December 31, 2024

		Amount
Unappropriated Retained Earnings, beginning of reporting period		₽1,216,626,527
Add: Items that are directly credited to Unappropriated Retained Earnings		
Reversal of Retained Earnings Appropriation/s	₽-	
Effect of restatement or prior-period adjustments	_	
Others: Deferred income tax asset		
Less: Items that are directly debited to Unappropriated Retained Earnings		
Dividend declaration during the reporting period	_	
Retained Earnings appropriated during the period	_	
Effect of restatements or prior-period adjustments	_	
Others: Treasury shares	27,566,075	
Others: Deferred income tax asset	22,034,121	49,600,196
Unappropriated Retained Earnings, as adjusted		1,167,026,331
Add: Net income actually earned/realized during the period		34,525,079
Less: Unrealized income recognized in the profit or loss during the reporting period (net of 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 a	_	
result of certain transactions accounted for under the PFRS	_	
Sub-total	-	
Add: Unrealized income recognized in the profit or loss in prior reporting periods but 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 fair value through profit or loss (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	-	<u>_</u> _

(Forward)

		Amount
Add: Unrealized income recognized in the profit or loss in prior reporting periods but reversed in the current reporting period (net		
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 instruments at fair value through profit or loss (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	_ 	P _
Adjusted Net Income		34,525,079
Add: Non-actual losses recognized in profit or loss during the reporting period (net of tax) Depreciation on revaluation increment (after tax) Others: Equity in net loss of associate/ joint venture, net of dividends declared Sub-total	- - -	
Add/Less: 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	- - -	
Add/Less: Other items that should be excluded from the determination of the amount of 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 asset and lease liability, set-up of asset and asset retirement obligation, set-up of service concession asset and concession payable Adjustment due to deviation from PFRS/ GAAP - gain (loss) Others Sub-total	- 22,034,121 - - -	22,034,121
TOTAL RETAINED EARNINGS, END AVAILABLE FOR DIVIDEND DECLARATION		₽1,223,585,531

SCHEDULE A

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES FINANCIAL ASSETS IN EQUITY SECURITIES **DECEMBER 31, 2024**

Name of issuing entity and association of each issue

amounts of bonds and notes

Number of shares or principal Amount shown in the balances sheet (figures in thousands)

Income received and accrued

SCHEDULE B

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, EMPLOYEES, RELATED PARTIES AND PRINCIPAL STOCKHOLDERS (OTHER THAN RELATED PARTIES) DECEMBER 31, 2024

Name and designation of debtor	Balance at beginning period	Additions	Amounts collected / settlements	Amounts written-off	Current	Not current	Balance at end period
			NOT APPLI	CABLE			

SCHEDULE C

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES AMOUNTS RECEIVABLE FROM RELATED PARTIES WHICH ARE ELIMINATED DURING THE CONSOLIDATION OF FINANCIAL STATEMENTS DECEMBER 31, 2024

Name and designation	Balance at		Amounts collected/	Amounts			Balance
of debtor	beginning period	Additions	settlements	written-off	Current	Not current	at end period
Vulcan Materials Corp.	₱28,227,523	₽57,047	₽_	₽-	₱28,284,570	₽-	₽28,284,570
Tipo Valley Realty, Inc.	86,851,910	12,662,467	_	_	99,514,377	_	99,514,377
Anglo Phil. Power Corp.	35,353,990	250	_	_	35,354,240	_	35,354,240

SCHEDULE D

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES

LONG-TERM DEBT DECEMBER 31, 2024 (Amounts in Thousands)

		Amount shown under the caption	Amount shown under the caption
Title of Issue and		"Current Portion of long-term	"Long-term borrowings- net of current
type of obligation	Amount authorized by: Indenture	borrowings" in related balance sheet	portion" in related balance sheet

SCHEDULE E

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES INDEBTEDNESS TO RELATED PARTIES (LONG-TERM LOANS FROM RELATED COMPANIES) DECEMBER 31, 2024

Name of Related Party

Balance at beginning of period

Balance at end of period

SCHEDULE F

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES **GUARANTEES OF SECURITIES OF OTHER ISSUERS DECEMBER 31, 2024**

Name of issuing entity of
securities guaranteed by the
Parent Company for which
this statement is filed

securities guaranteed

Title of issue of each class of Total amount guaranteed and outstanding

Amount owed by person for which statement is filed

Nature of guarantee

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES CAPITAL STOCK DECEMBER 31, 2024

Group's authorized share capital is \$\mathbb{P}4\$ billion divided into 4 billion shares at \$\mathbb{P}1.00\$ par value. As at December 31, 2024, total shares issued and outstanding is 3,013,186,174 held by 3,079 shareholders, and treasury shares is 13,000,000 shares.

			Number of					
		Number of shares	shares reserved					
		issued and outstanding	for option,					
		as shown under related	warrants,		Principal/	No of shares		
	Number of shares	financial condition	conversions and	Directors and	Substantial	held by		
Title of Issue	authorized	caption	other rights	Officers	Stockholders	Government	Banks	Others
Common Stock	4,000,000,000	3,026,186,174*	_	98,041,505	2,384,734,951	_	1,320	520,524,762

^{*}Including 13,000,000 shares in Treasury Stock

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF EXTERNAL AUDITOR FEE-RELATED INFORMATION DECEMBER 31, 2024

Audit and Non-audit fees of related entities

	Current Year	Prior Year
	2024	2023
Total Audit Fees	₽6,260,150	₽6,142,245
Non-audit service fees:		
Tax services	₽200,000	₽200,000
All other services	_	1,700,000
Total Non-audit Fees	200,000	1,900,000
Total Audit and Non-audit Fees	₽6,460,150	₽8,042,245

Audit and Non-audit fees of other related entities

	Current Year	Prior Year
	2024	2023
Total Audit Fees	₽-	₽–
Non-audit service fees:		_
Tax services	₽–	₽–
All other services	_	
Total Non-audit Fees	_	_
Total Audit and Non-audit Fees	₽-	₽–

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES INDEX TO THE CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

SEC FORM 17-A DECEMBER 31, 2024

CONSOLIDATED FINANCIAL STATEMENTS

Statement of Management's Responsibility for Consolidated Financial Statements

Report of Independent Auditor

Consolidated Statements of Financial Position as at December 31, 2024 and 2023

Consolidated Statements of Comprehensive Income for the Years Ended December 31, 2024, 2023 and 2022

Consolidated Statements of Changes in Equity for the Years Ended December 31, 2024, 2023 and 2022

Consolidated Statements of Cash Flows for the Years Ended December 31, 2024, 2023 and 2022

Notes to Consolidated Financial Statements

SUPPLEMENTARY SCHEDULES

Report of Independent Auditors on Supplementary Schedules

SCHEDULE I Financial Ratios

SCHEDULE II Map of the Relationships of the Companies within the Group

SCHEDULE III Reconciliation of Retained Earnings Available for Dividend Declaration

SCHEDULE A. Financial Assets in Equity Securities

SCHEDULE B. Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (other than Related Parties)

SCHEDULE C. Amounts Receivable from Related Parties which are Eliminated during the Consolidation of Financial Statements

SCHEDULE D. Long-Term Debt

SCHEDULE E. Indebtedness to Related Parties (Long-Term Loans from Related Companies)

SCHEDULE F. Guarantees of Securities of Other Issuers

SCHEDULE G. Capital Stock

Supplementary Schedule of External Auditor Fee-Related Information

Your BIR AFS eSubmission uploads were received

From: eafs@bir.gov.ph

To: info@anglophol.com
Cc: sisonette@anglophil.com

Date: Wednesday, April 30, 2025 at 09:52 AM GMT+8

HI ANGLO PHILIPPINE HOLDINGS CORPORATION,

Valid files

- EAFS000175630AFSTY122024.pdf
- EAFS000175630RPTTY122024.pdf
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Transaction Code: AFS-0-PMVYPY4X0NQ2TVPMYQXYYWRT1043SWR4XQ

Submission Date/Time: Apr 30, 2025 09:52 AM

Company TIN: 000-175-630

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

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

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AN INFRASTRUCTURE AND PROPERTY DEVELOPMENT COMPANY

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of Anglo Philippine Holdings Corporation is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, for the years 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.

SyCip Gorres Velayo & Co., the independent auditor appointed by the stockholders, has audited the financial statements of the Company in accordance with Philippine Standards on Auditing, and in report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

GERARD ANTON S. RAMOS

Chairman of the Board

N PAULINO S. RAMOS

President

APR 2 9 2025

SUBSCRIBED AND SWORN to before me this me his Community Tax Certificates, as follows:

day of

2025, affiant exhibited to

Passport Number/

Names

Place of Issue

Gerard Anton S. Ramos Adrian Paulino S. Ramos Gilbert V. Rabago

Doc No. 417 Page No. 87 Book No. 11 Series of 2025.

MARIE U. CARPIO NOTARY PUBLIC - CITY OF MANDALUYONG APPT. NO. 0374-24 / UNTIL DECEMBER 31, 2025 QUAD ALPHA CENTRUM, 125 PIONEER STREET MANDALUYONG CITY 1550

PTR NO. 5714556/ MANDALUYONG CITY / 01-07-2025 IBP NO. 502388 / 01-08-2025 / QC CHAPTER MCLE COMPLIANCE NO. VIII-0015359 / 04-14-2028 ROLL NO. 51028 (2005)

"Helping Build the Filipino Future" 6th Floor, Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City 1550, Philippines

COVER SHEET

for **AUDITED FINANCIAL STATEMENTS**

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- NOTE 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.
 - 2: All Boxes' must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.





SyCip Gorres Velayo & Co. Tel: (632) 8891 0307 6760 Ayala Avenue Fax: (632) 8819 0872 1226 Makati City Philippines

sav.ph

INDEPENDENT AUDITOR'S REPORT

The Board of Directors and the Stockholders Anglo Philippine Holdings Corporation Quad Alpha Centrum 125 Pioneer St. Mandaluyong City

Report on the Audit of the Parent Company Financial Statements

Opinion

We have audited the parent company financial statements of Anglo Philippine Holdings Corporation (the Parent Company), which comprise the parent company statements of financial position as at December 31, 2024 and 2023, and the parent company statements of comprehensive income, parent company statements of changes in equity and parent company statements of cash flows for the years then ended, and notes to the parent company financial statements, including material accounting policy information.

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

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Parent Company Financial Statements section of our report. We are independent of the Parent 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 audit of the parent company 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.

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

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

In preparing the parent company financial statements, management is responsible for assessing the Parent 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 Parent Company or to cease operations, or has no realistic alternative but to do so.





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

Auditor's Responsibilities for the Audit of the Parent Company Financial Statements

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

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

- Identify and assess the risks of material misstatement of the parent company 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 Parent 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 Parent 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 auditor's report to the related disclosures in the parent company 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 auditor's report. However, future events or conditions may cause the Parent Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the parent company financial statements, including the disclosures, and whether the parent company 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.





Report on the Supplementary Information Required Under Revenue Regulations 15-2010

Our audits were conducted for the purpose of forming an opinion on the parent company financial statements taken as a whole. The supplementary information required under Revenue Regulations 15-2010 in Note 25 to the parent company financial statements is presented for purposes of filing with the Bureau of Internal Revenue and is not a required part of the basic financial statements. Such information is the responsibility of the management of Anglo Philippine Holdings Corporation. The information has been subjected to the auditing procedures applied in our audit of the basic financial statements. In our opinion, the information is fairly stated, in all material respects, in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

The Genelin Q. anevals

Ma. Genalin Q. Arevalo

Partner

CPA Certificate No. 108517

Tax Identification No. 224-024-926

BOA/PRC Reg. No. 0001, April 16, 2024, valid until August 23, 2026

BIR Accreditation No. 08-001998-123-2023, January 25, 2023, valid until January 24, 2026

PTR No. 10465260, January 2, 2025, Makati City

April 21, 2025



PARENT COMPANY STATEMENTS OF FINANCIAL POSITION

	I	December 31
	2024	2023
ASSETS		
Current Assets		
Cash and cash equivalents (Note 4)	₽82,642,934	₽137,283,531
Receivables (Note 5)	750,534,613	699,240,599
Financial assets at fair value through profit or loss (FVTPL; Note 6)	76,267,300	63,608,880
Prepaid expenses and other current assets (Note 7)	11,294,854	14,182,857
Total Current Assets	920,739,701	914,315,867
N		
Noncurrent Assets	0 021 152 224	8,031,153,224
Investments in associates (Note 9)	8,031,153,224 60,000,000	60,000,000
Long-term note receivable (Note 13) Investment in subsidiaries (Note 10)	300,524,914	300,524,914
Deferred oil exploration costs (Note 12)	73,256,283	71,416,374
Property and equipment (Note 11)	4,757,137	6,688,590
Net retirement benefit plan assets (Note 20)	7,945,147	8,090,032
Financial assets at fair value through other comprehensive income	521.260	521.260
(FVOCI; Note 8)	521,260	521,260
Deferred income tax assets (Note 21)	001 531	10,150,493
Input value-added tax (VAT)	981,521	1,084,251
Total Noncurrent Assets	8,479,139,486	8,489,629,138
TOTAL ASSETS	₽9,399,879,187	₽9,403,945,005
LIABILITIES AND EQUITY		
Current Liabilities		
Accounts payable and others (Note 14)	₽ 187,377,742	₽200,786,349
Current portion of subscription payable (Notes 9 and 10)	2,323,666	2,323,666
Total Current Liabilities	189,701,408	203,110,015
Total Current Liabilities	• •	
Total Current Liabilities		
Noncurrent Liabilities	753,019,878	797,047,880
Noncurrent Liabilities Due to a related party (Note 19) Subscription payable - net of current portion (Note 9)	753,019,878 2,646,633,159	
Noncurrent Liabilities Due to a related party (Note 19)		797,047,880 2,627,239,227 3,424,287,107

(Forward)



	D	ecember 31
	2024	2023
Equity		
Capital stock - ₱1 par value (Note 16)		
Authorized - 4,000,000,000 shares		
Issued - 3,013,186,174 shares	₽3,013,186,174	₽3,013,186,174
Subscribed - 3,116,364 shares (net of subscriptions		
receivable of ₱1,367,687)	1,748,677	1,748,677
Additional paid-in capital	1,570,157,056	1,570,157,056
Net unrealized valuation loss on financial assets at FVOCI (Note 8)	(582,847)	(582,847)
Remeasurement gains on defined benefit assets,		
net of deferred taxes (Note 20)	2,430,151	2,978,371
Retained earnings	1,251,151,606	1,216,626,527
Treasury stock - 13,000,000 shares at ₱2.12 per share (Note 16)	(27,566,075)	(27,566,075)
Total Equity	5,810,524,742	5,776,547,883
TOTAL LIABILITIES AND EQUITY	₽9,399,879,187	₽9,403,945,005



PARENT COMPANY STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended December		
	2024	2023	
INCOME			
Day 1 gain (Notes 9 and 19)	₽196,308,269	₽155,734,496	
Interest income (Note 17)	31,076,399	16,444,999	
Royalty income (Note 15)	13,941,902	13,355,661	
Gain on fair value changes on financial assets at FVTPL (Note 6)	12,658,420	7,263,630	
Dividend income (Notes 6 and 8)	5,794,489	5,826,366	
Foreign exchange - net	1,568,396	497,075	
	261,347,875	199,122,227	
EXPENSES			
General and administrative expense (Note 18)	41,882,049	38,233,013	
Accretion of discount on subscription payable (Notes 9 and 19)	171,674,198	114,351,774	
recretion of discount on subscription payable (Notes 7 and 17)	213,556,247	152,584,787	
	210,330,247	132,301,707	
INCOME BEFORE INCOME TAX	47,791,628	46,537,440	
PROVISION FOR (BENEFIT FROM) INCOME TAX (Note 21)			
Current	2,933,316	1,134,535	
Deferred	10,333,233	(10,306,396)	
	13,266,549	(9,171,861)	
NET INCOME	34,525,079	55,709,301	
OTHER COMPREHENCIVE INCOME (LOCC)			
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified to profit or loss in subsequent periods:			
Remeasurement gains (losses) on retirement benefit, net of			
deferred tax amounting to ₱182,740 and ₱155,903 in 2024			
and 2023, respectively	(548,220)	467,710	
, <u>, , , , , , , , , , , , , , , , , , </u>	(548,220)	467,710	
TOTAL COMPREHENSIVE INCOME	₽33,976,859	₽56,177,011	
Basic and Diluted Earnings (Loss) Per Share (Note 23)	₽0.011	₽0.019	



PARENT COMPANY STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

							Remeasurement Gain on Defined			
		Capital Stock	k (Note 16)		Additional	Financial Assets	Benefit		Treasury	
			Subscriptions		Paid – in	at FVOCI	Assets	Retained	Stock	
	Issued	Subscribed	Receivable	Subscribed - net	Capital	(Note 8)	(Note 20)	Earnings	(Note 16)	Total
Balances at January 1, 2023	₽3,008,919,508	₽7,383,030	(P 1,367,687)	₽6,015,343	₽1,570,157,056	(P 582,847)	₽2,510,661	₽1,160,917,226	(P 27,566,075)	₽5,720,370,872
Issuance of shares	4,266,666	(4,266,666)	_	(4,266,666)	_	_	_	_	_	_
Net income	_	_	_	_	_	_	_	55,709,301	_	55,709,301
Other comprehensive income	_	_	_	_	_	_	467,710	_	_	467,710
Total comprehensive income	_	_	_	-	_	_	467,710	55,709,301	_	56,177,011
Balances at December 31, 2023	₽3,013,186,174	₽3,116,364	(₱1,367,687)	₽1,748,677	₽1,570,157,056	(₱582,847)	₱2,978,371	₽1,216,626,527	(P 27,566,075)	₽5,776,547,883
Balances at January 1, 2024	₽3,013,186,174	₽3,116,364	(P 1,367,687)	₽1,748,677	₽1,570,157,056	(P 582,847)	₽2,978,371	₽1,216,626,527	(P 27,566,075)	₽5,776,547,883
Issuance of shares	_	_	_	_	_	_	_	_	_	_
Net income	_	_	_	_	_	_	_	34,525,079	_	34,525,079
Other comprehensive income	_	_	_	_	_	_	(548,220)	_	_	(548,220)
Total comprehensive income	_	_	_	-	_	_	(548,220)	34,525,079	_	33,976,859
Balances at December 31, 2023	₽3,013,186,174	₽3,116,364	(₽1,367,687)	₽1,748,677	₽1,570,157,056	(₽582,847) ₽2,430,151	₽1,251,151,606	(P 27,566,075)	₽5,810,524,742



PARENT COMPANY STATEMENTS OF CASH FLOWS

	Years Ended Decen		
	2024	2023	
CASH FLOWS FROM OPERATING ACTIVITIES			
Income (loss) before income tax	₽47,791,628	₽46,537,440	
Adjustments for:	1 17,771,020	1 10,557,110	
Day 1 gain (Note 9)	(196,308,269)	(155,734,496)	
Accretion of discount (Notes 9 and 19)	171,674,198	114,351,774	
Interest income (Note 17)	(31,076,399)	(16,444,999)	
Changes in fair value of financial assets at FVTPL (Note 6)	(12,658,420)	(7,263,630)	
Dividend income (Notes 6 and 8)	(5,794,489)	(5,826,366)	
Depreciation (Notes 11 and 18)	1,957,166	1,477,610	
Pension cost (Notes 18 and 20)	186,580	135,057	
Unrealized foreign exchange losses	(143,090)	(6,337,392)	
Operating loss before working capital changes	(24,371,095)	(29,105,002)	
Increase in:	(= -,- : -,-,-)	(==,===,==)	
Receivables	(24,608,079)	(16,636,641)	
Prepaid expenses and other current assets	(45,313)	(656,766)	
Input VAT	(594,365)	(500,859)	
Decrease in accounts payable and others	(13,402,918)	(18,304,409)	
Net cash used in operations	(63,021,770)	(65,203,677)	
Interest received	4,309,216	3,376,465	
Net cash flows used in operating activities	(58,712,554)	(61,827,212)	
CASH FLOWS FROM INVESTING ACTIVITIES			
Proceeds from dividends received	5,794,489	5,826,366	
Additions to:			
Deferred oil exploration costs (Note 12)	(1,839,909)	(1,458,327)	
Property and equipment	(25,713)	(166,935)	
Advances to related parties (Note 19)		(300,000,000)	
Net cash flows generated from (used in) investing activities	3,928,867	(295,798,896)	
CASH FLOWS USED IN FINANCING ACTIVITY			
Payment of dividend		(2,871,466)	
PERFORM OF ENGLISHING PARTY CHANGES ON CASH AND			
EFFECTS OF EXCHANGE RATE CHANGES ON CASH AND	1 12 000	(227 202	
CASH EQUIVALENTS	143,090	6,337,392	
NET DECREASE IN CASH AND CASH EQUIVALENTS	(54,640,597)	(354,160,182)	
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	137,283,531	491,443,713	
CHOILTED CHOILEQUITHEETIS AT DEGITATION OF TEAR	101,200,001	771,773,713	
CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 4)	₽82,642,934	₽137,283,531	



NOTES TO PARENT COMPANY FINANCIAL STATEMENTS

1. Corporate Information and Authorization for Issue of the Financial Statements

Corporate Information

Anglo Philippine Holdings Corporation (the Parent Company) was registered with the Philippine Securities and Exchange Commission (SEC) on June 25, 1958 originally as an oil and mineral exploration entity with the corporate name of "Anglo Philippine Oil Corp.". In 1996, the Parent Company changed its primary purpose to that of an investments holding firm focused on natural resources-based companies, infrastructure and property development. The Parent Company is a public entity under Section 17.2 of the Securities Regulation Code and its shares are listed on the Philippine Stock Exchange (PSE).

The Parent Company is owned by Alakor Corporation (Alakor) and National Book Store, Inc. (NBS) with a combined ownership of 80.17%. Alakor and NBS are entities incorporated and domiciled in the Philippines. Alakor is the ultimate parent of the Parent Company.

The registered office address of the Parent Company is 6th Floor, Quad Alpha Centrum, 125 Pioneer St. Mandaluyong City.

Authorization for Issue of the Financial Statements

The financial statements of the Parent Company as at and for the years ended December 31, 2024 and 2023 were approved and authorized for issuance by the Board of Directors (BOD) on April 21, 2025.

2. Basis of Preparation, Statement of Compliance and Summary of Material Accounting Policy Information

Basis of Preparation

The Parent company financial statements have been prepared under the historical cost basis except for financial assets at FVTPL and financial assets at FVOCI, which are carried at fair value. The financial statements are presented in Philippine Peso (P), which is the Parent Company's functional and presentation currency under the Philippine Financial Reporting Standards (PFRS) Accounting Standards. All values are rounded off to the nearest Peso, except when otherwise indicated.

The Parent Company also prepares and issues consolidated financial statements for the same period as the parent company financial statements. These financial statements are presented in compliance with PFRS Accounting Standards. The consolidated financial statements may be obtained at the Parent Company's principal place of business (see Note 1).

Statement of Compliance

The financial statements of the Parent Company have been prepared in compliance with PFRS Accounting Standards. PFRS Accounting Standards include statements named PFRS Accounting Standards and Philippine Accounting Standards (PASs) and Philippine Interpretations from the International Financial Reporting Interpretation Committee (IFRIC) issued by the Philippine Financial Reporting Standards Council (FSRSC).

New Standards, Interpretations and Amendments

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of new standards effective in 2024. The Parent Company has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective.



Unless otherwise indicated, adoption of these new standards did not have an impact on the financial statements of the Parent Company.

• Amendments to PAS 1, Classification of Liabilities as Current or Non-current

The amendments clarify:

- That only covenants with which an entity must comply on or before reporting date will affect a liability's classification as current or non-current.
- o That classification is unaffected by the likelihood that an entity will exercise its deferral right.
- That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability not impact its classification.
- Amendments to PFRS 16, Lease Liability in a Sale and Leaseback

The amendments specify how a seller-lessee measures the lease liability arising in a sale and leaseback transaction in a way that it does not recognize any amount of the gain or loss that relates to the right of use retained.

Amendments to PAS 7 and PFRS 7, Disclosures: Supplier Finance Arrangements

The amendments specify disclosure requirements to enhance the current requirements, which are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk.

Pronouncements Issued but not yet Effective

Pronouncements issued but not yet effective are listed below. Unless otherwise indicated, the Parent Company does not expect that the future adoption of the said pronouncements will have a significant impact on its consolidated financial statements. The Parent Company intends to adopt the following pronouncements when they become effective.

Effective beginning on or after January 1, 2025

PFRS 17, Insurance Contracts

PFRS 17 is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. Once effective, PFRS 17 will replace PFRS 4, *Insurance Contracts*. This new standard on insurance contracts applies to all types of insurance contracts (i.e., life, non-life, direct insurance and re-insurance), regardless of the type of entities that issue them, as well as to certain guarantees and financial instruments with discretionary participation features. A few scope exceptions will apply.

The overall objective of PFRS 17 is to provide an accounting model for insurance contracts that is more useful and consistent for insurers. In contrast to the requirements in PFRS 4, which are largely based on grandfathering previous local accounting policies, PFRS 17 provides a comprehensive model for insurance contracts, covering all relevant accounting aspects. The core of PFRS 17 is the general model, supplemented by:

- A specific adaptation for contracts with direct participation features (the variable fee approach)
- o A simplified approach (the premium allocation approach) mainly for short-duration contracts



On December 15, 2021, the FSRSC amended the mandatory effective date of PFRS 17 from January 1, 2023 to January 1, 2025. This is consistent with Circular Letter No. 2020-62 issued by the Insurance Commission which deferred the implementation of PFRS 17 by two (2) years after its effective date as decided by the IASB.

PFRS 17 is effective for reporting periods beginning on or after January 1, 2025, with comparative figures required. Early application is permitted.

Amendments to PAS 21, Lack of Exchangeability

The amendments specify how an entity should assess whether a currency is exchangeable and how it should determine a spot exchange rate when exchangeability is lacking.

The amendments are effective for annual reporting periods beginning on or after January 1, 2025. Earlier adoption is permitted and that fact must be disclosed. When applying the amendments, an entity cannot restate comparative information.

Effective beginning on or after January 1, 2026

• Amendments to PFRS 9 and PFRS 7, Classification and Measurement of Financial Instruments

The amendments clarify that a financial liability is derecognized on the 'settlement date', i.e., when the related obligation is discharged, cancelled, expires or the liability otherwise qualifies for derecognition. They also introduce an accounting policy option to derecognize financial liabilities that are settled through an electronic payment system before settlement date if certain conditions are met.

The amendments also clarify how to assess the contractual cash flow characteristics of financial assets that include environmental, social and governance (ESG)-linked features and other similar contingent features. Furthermore, the amendments clarify the treatment of non-recourse assets and contractually linked instruments.

Annual Improvements to PFRS Accounting Standards—Volume 11

The amendments are limited to changes that either clarify the wording in an Accounting Standard or correct relatively minor unintended consequences, oversight or conflicts between the requirements in the Accounting Standards. The following is the summary of the Standards involved and their related amendments.

- O Amendments to PFRS 1, Hedge Accounting by a First-time Adopter
 The amendments included in paragraphs B5 and B6 of PFRS 1 cross references to the
 qualifying criteria for hedge accounting in paragraph 6.4.1(a), (b) and (c) of PFRS 9. These
 are intended to address potential confusion arising from an inconsistency between the
 wording in PFRS 1 and the requirements for hedge accounting in PFRS 9.
- Amendments to PFRS 7, Gain or Loss on Derecognition
 The amendments updated the language of paragraph B38 of PFRS 7 on unobservable inputs and included a cross reference to paragraphs 72 and 73 of PFRS 13.



- Amendments to PFRS 9
 - a) Lessee Derecognition of Lease Liabilities
 The amendments to paragraph 2.1 of PFRS 9 clarified that when a lessee has determined
 that a lease liability has been extinguished in accordance with PFRS 9, the lessee is
 required to apply paragraph 3.3.3 and recognize any resulting gain or loss in profit or
 loss.
 - b) Transaction Price

The amendments to paragraph 5.1.3 of PFRS 9 replaced the reference to 'transaction price as defined by PFRS 15 *Revenue from Contracts with Customers*' with 'the amount determined by applying PFRS 15'. The term 'transaction price' in relation to PFRS 15 was potentially confusing and so it has been removed. The term was also deleted from Appendix A of PFRS 9.

- Amendments to PFRS 10, Determination of a 'De Facto Agent'
 The amendments to paragraph B74 of PFRS 10 clarified that the relationship described in B74 is just one example of various relationships that might exist between the investor and other parties acting as de facto agents of the investor.
- Amendments to PAS 7, *Cost Method*The amendments to paragraph 37 of PAS 7 replaced the term 'cost method' with 'at cost', following the prior deletion of the definition of 'cost method'.

Effective beginning on or after January 1, 2027

■ PFRS 18, Presentation and Disclosure in Financial Statements

The standard replaces PAS 1 Presentation of Financial Statements and responds to investors' demand for better information about companies' financial performance. The new requirements include:

- o Required totals, subtotals and new categories in the statement of profit or loss
- o Disclosure of management-defined performance measures
- o Guidance on aggregation and disaggregation
- PFRS 19, Subsidiaries without Public Accountability

The standard allows eligible entities to elect to apply PFRS 19's reduced disclosure requirements while still applying the recognition, measurement and presentation requirements in other PFRS accounting standards. The application of the standard is optional for eligible entities.

Deferred effectivity

 Amendments to PFRS 10, Consolidated Financial Statements, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.



On January 13, 2016, the Financial and Sustainability Reporting Standards Council deferred the original effective date of January 1, 2016 of the said amendments until the IASB completes its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

Summary of Significant Accounting Policies

The principal accounting and financial reporting policies adopted in preparing the parent company financial statements are as follows:

Current versus Noncurrent Classification

The Parent Company presents assets and liabilities in the parent company statement of financial position based on current or noncurrent classification. An asset is current when it is:

- Expected to be realized or intended to be sold or consumed in the normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within 12 months after the reporting date; or,
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least 12 months after the reporting date.

All other assets are classified as noncurrent.

A liability is current when:

- It is expected to be settled in the normal operating cycle;
- It is held primarily for the purpose of trading;
- It is due to be settled within 12 months after the reporting date; or,
- There is no unconditional right to defer the settlement of the liability for at least 12 months after the reporting date.

The Parent Company classifies all other liabilities as noncurrent.

Deferred income tax assets and liabilities are classified as noncurrent assets and liabilities.

Fair Value Measurement

The Parent Company measures financial instruments at fair value at each end of the reporting period.

Fair value at the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

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

The principal or the most advantageous market must be accessible to the Parent Company at the measurement date. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

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



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

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

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

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

For the purpose of fair value disclosures, the Parent Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

Financial Instruments

Date of Recognition

The Parent Company recognizes a financial asset or a financial liability in the parent company statement of financial position when it becomes a party to the contractual provisions of the instrument. The Parent Company determines the classification of its financial instruments on initial recognition and, where allowed and appropriate, re—evaluates this designation at each reporting date. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the settlement date.

Initial Recognition

Financial instruments are recognized in the parent company statement of financial position when the Parent Company becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace (regular way trades) are recognized on the trade date (i.e., the date that the Parent Company commits to purchase or sell the asset).

Financial assets and financial liabilities are recognized initially at fair value. Transaction costs are included in the initial measurement of all financial assets and liabilities, except for financial instruments measured at FVTPL.

Classification and Measurement

Classification of Financial Assets. Financial assets are classified in their entirety based on the contractual cash flows characteristics of the financial assets and the Parent Company's business model for managing the financial assets. The Parent Company classifies its financial assets into the following measurement categories:

- Financial assets measured at amortized cost;
- Financial assets measured at FVTPL;



- Financial assets measured at FVOCI, where cumulative gains or losses previously recognized are reclassified to profit or loss; and,
- Financial assets measured at FVOCI, where cumulative gains or losses previously recognized are not reclassified to profit or loss.

Contractual Cash Flows Characteristics. If the financial asset is held within a business model whose objective is to hold assets to collect contractual cash flows or within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets, the Parent Company assesses whether the cash flows from the financial asset represent solely payments of principal and interest (SPPI) on the principal amount outstanding.

In making this assessment, the Parent Company determines whether the contractual cash flows are consistent with a basic lending arrangement, i.e., interest includes consideration only for the time value of money, credit risk and other basic lending risks and costs associated with holding the financial asset for a particular period of time. In addition, interest can include a profit margin that is consistent with a basic lending arrangement. The assessment as to whether the cash flows meet the test is made in the currency in which the financial asset is denominated. Any other contractual terms that introduce exposure to risks or volatility in the contractual cash flows that is unrelated to a basic lending arrangement, such as exposure to changes in equity prices or commodity prices, do not give rise to contractual cash flows that are SPPI on the principal amount outstanding.

Business Model. The Parent Company's business model is determined at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. The Parent Company's business model does not depend on management's intentions for an individual instrument.

The Parent Company's business model refers to how it manages its financial assets in order to generate cash flows. The Parent Company's business model determines whether cash flows will result from collecting contractual cash flows, selling financial assets or both. Relevant factors considered by the Parent Company in determining the business model for a group of financial assets include how the performance of the business model and the financial assets held within that business model are evaluated and reported to the Parent Company's key management personnel, the risks that affect the performance of the business model (and the financial assets held within that business model) and how these risks are managed and how managers of the business are compensated.

• Financial Assets at Amortized Cost. A debt financial asset is measured at amortized cost if
(a) it is held within a business model for which the objective is to hold financial assets in order to
collect contractual cash flows and (b) the contractual terms of the financial asset give rise on
specified dates to cash flows that are SPPI on the principal amount outstanding.

These financial assets are initially recognized at fair value plus directly attributable transaction costs and subsequently measured at amortized cost using the effective interest rate (EIR) method, less any impairment in value. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees and costs that are an integral part of the EIR. The amortization is included in "Interest income" in the statement of comprehensive income and is calculated by applying the EIR to the gross carrying amount of the financial asset, except for (a) purchased or originated credit-impaired financial assets and (b) financial assets that have subsequently become credit-impaired, where, in both cases, the EIR is applied to the amortized cost of the financial asset

As at December 31, 2024 and 2023, the Parent Company has financial assets at amortized cost consisting of cash and cash equivalents, receivables and long-term note receivable.



• Financial Assets at FVTPL. Financial assets at FVTPL are measured at FVTPL unless these are measured at amortized cost or at FVOCI. Included in this classification are equity investments held for trading and debt instruments with contractual terms that do not represent SPPI. Financial assets held at FVTPL are initially recognized at fair value, with transaction costs recognized in the statement of comprehensive income as incurred. Subsequently, they are measured at fair value and any gains or losses are recognized in the statement of comprehensive income.

Additionally, even if the asset meets the amortized cost or the FVOCI criteria, the Parent Company may choose at initial recognition to designate the financial asset at FVTPL if doing so eliminates or significantly reduces a measurement or recognition inconsistency (an accounting mismatch) that would otherwise arise from measuring financial assets on a different basis.

Trading gains or losses are calculated based on the results arising from trading activities of the Parent Company, including all gains and losses from changes in fair value for financial assets and financial liabilities at FVTPL, and the gains or losses from disposal of financial investments.

The Parent Company's financial assets at FVTPL consists of investments in quoted equity shares that are held for trading as at December 31, 2024 and 2023.

Financial Assets at FVOCI. A financial asset is measured at FVOCI if (a) it is held within a business model for which the objective is achieved by both collecting contractual cash flows and selling financial assets and (b) its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. These financial assets are initially recognized at fair value plus directly attributable transaction costs and subsequently measured at fair value. Gains and losses arising from changes in fair value are included in other comprehensive income within a separate component of equity. Impairment losses or reversals, interest income and foreign exchange gains and losses are recognized in profit and loss until the financial asset is derecognized. Upon derecognition, the cumulative gain or loss previously recognized in other comprehensive income is reclassified from equity to profit or loss. This reflects the gain or loss that would have been recognized in profit or loss upon derecognition if the financial asset had been measured at amortized cost. Impairment is measured based on the expected credit loss (ECL) model.

The Parent Company may also make an irrevocable election to measure at FVOCI on initial recognition investments in equity instruments that are neither held for trading nor contingent consideration recognized in a business combination in accordance with PFRS 3. Amounts recognized in OCI are not subsequently transferred to profit or loss. However, the Parent Company may transfer the cumulative gain or loss within equity. Dividends on such investments are recognized in profit or loss, unless the dividend clearly represents a recovery of part of the cost of the investment.

Dividends are recognized in profit or loss only when:

- the Parent Company's right to receive payment of the dividend is established;
- it is probable that the economic benefits associated with the dividend will flow to the Parent Company; and,
- the amount of the dividend can be measured reliably.

As at December 31, 2024 and 2023, the Parent Company's financial assets at FVOCI pertains to investments in unquoted equity shares that are not held for trading.



Classification of Financial Liabilities. Financial liabilities are measured at amortized cost, except for the following:

- Financial liabilities measured at fair value through profit or loss;
- Financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or when the Parent Company retains continuing involvement;
- Financial guarantee contracts;
- Commitments to provide a loan at a below-market interest rate; and,
- Contingent consideration recognized by an acquirer in accordance with PFRS 3.

A financial liability may be designated at fair value through profit or loss if it eliminates or significantly reduces a measurement or recognition inconsistency (an accounting mismatch) or:

- if a host contract contains one or more embedded derivatives; or,
- if a group of financial liabilities or financial assets and liabilities is managed and its performance evaluated on a fair value basis in accordance with a documented risk management or investment strategy.

Where a financial liability is designated at FVTPL, the movement in fair value attributable to changes in the Parent Company's own credit quality is calculated by determining the changes in credit spreads above observable market interest rates and is presented separately in other comprehensive income.

As at December 31, 2024 and 2023, the Parent Company's financial liabilities include accounts payable and others (excluding statutory payables), subscription payable and due to a related party.

Impairment of Financial Assets. The Parent Company assesses at each reporting date whether there is objective evidence that a financial asset or group of financial assets is impaired.

The Parent Company recognizes an allowance for ECL for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Parent Company expects to receive, discounted at an approximation of the original EIR. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECL are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

The Parent Company considers a debt investment security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade'.

Determination of the Stage for Impairment. At each reporting date, the Parent Company assesses whether there has been a significant increase in credit risk for financial assets since initial recognition by comparing the risk of default occurring over the expected life between the reporting date and the date of initial recognition. The Parent Company considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and forward-looking analysis.



An exposure will migrate through the ECL stages as asset quality deteriorates. If, in a subsequent period, asset quality improves and also reverses any previously assessed significant increase in credit risk since origination, then the loss allowance measurement reverts from lifetime ECL to 12-month ECL.

• Simplified Approach. The simplified approach, where changes in credit risk are not tracked and loss allowances are measured at amounts equal to lifetime ECL. The Parent Company has established a provision matrix that is based on historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For any other financial assets carried at amortised cost (which are due in more than 12 months), the ECL is based on the 12-month ECL. The 12-month ECL is the proportion of lifetime ECL that results from default events on a financial instrument that are possible within 12 months after the reporting date. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Parent Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Parent Company's historical experience and informed credit assessment including forward-looking information.

The Parent Company considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Parent Company may also consider a financial asset to be in default when internal or external information indicates that the Parent Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Parent Company. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows and usually occurs when past due for more than one year and not subject to enforcement activity.

At each reporting date, the Parent Company assesses whether financial assets carried at amortised cost are credit-impaired. A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Offsetting Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the parent company statement of financial position if there is a currently enforceable legal right to set off the recognized amounts and there is intention to settle on a net basis, or to realize the asset and settle the liability simultaneously. The Parent Company assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Parent Company and all of the counterparties.

Derecognition of Financial Instruments

Financial Assets

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

- the rights to receive cash flows from the asset have expired; or
- the Parent Company retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a "pass-through" arrangement; or,



• the Parent Company has transferred its rights to receive cash flows from the asset and either (a) has transferred substantially all the risks and rewards of the asset, or (b) has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset

Where the Parent Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Parent Company's continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Parent Company could be required to repay. In such case, the Parent Company also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Parent Company has retained.

Financial Liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or has expired.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the parent company statement of comprehensive income.

"Day 1" Difference

Where the transaction price in a non-active market is different from the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Parent Company recognizes the difference between the transaction price and fair value (a "Day 1" difference) in profit or loss under "Interest income" and "Interest expense" accounts unless it qualifies for recognition as some other type of asset or liability. In cases where fair value is determined using data which is not observable, the difference between the transaction price and model value is only recognized in profit or loss when the inputs become observable or when the instrument is derecognized. For each transaction, the Parent Company determines the appropriate method of recognizing the "Day 1" difference amount.

Cash and Cash Equivalents

Cash includes cash on hand and with banks and short-term deposits. Cash equivalents are short-term, highly liquid deposits that are readily convertible to known amounts of cash with original maturities of three months or less and that are subject to an insignificant risk of change in value.

Prepaid Expenses

Prepaid expenses include items of goods or services purchased by the Parent Company for use in its operations but not fully consumed by the end of the accounting period. When goods or services are initially purchased, the amount is recorded in the asset account. At the end of the period, the Parent Company determines the portion of such expenditures that is applicable to subsequent period and the portion used up during the current period. The used-up portion is recognized in profit or loss.

Advances to Suppliers

Advances to supplier represents prepayments relative to acquisitions of assets or operational agreements entered into by the Parent Company and its suppliers. These advances will be reclassified to the specific asset account once the risks and rewards over the assets are transferred to the Parent Company or charged to expense once the related services are rendered.



Prepaid expenses and advances to suppliers are included in current assets, except when the related goods services are expected to be received or rendered more than twelve (12) months after the reporting date which are classified as noncurrent assets.

Investments in Subsidiaries and Associates

Investments in Subsidiaries

Subsidiaries are entities over which the Parent Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Parent Company controls an investee if and only if the Parent Company has:

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- Exposure, or rights, to variable returns from its involvement with the investee; and,
- The ability to use its power over the investee to affect its returns.

When the Parent Company has less than a majority of the voting or similar rights of an investee, the Parent Company considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee.
- Rights arising from other contractual arrangements; and,
- The Parent Company's voting rights and potential voting rights.

The Parent Company re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control.

Investments in Associates

An associate is an entity over which the Parent Company has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies. Distributions from accumulated profits of the investee arising after the date of acquisition are recognized as income from the investments. Any distribution in excess of the investee's accumulated profits is regarded as recovery of investments and is recognized as reduction of the costs of investments.

Property and Equipment

Property and equipment are carried at cost less accumulated depreciation and any impairment in value.

The initial cost of property and equipment comprises its purchase price, including import duties, non-refundable purchase taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditures incurred after the property and equipment have been put into operations, such as repairs and maintenance, are normally charged to the parent company statement of comprehensive income in the period when the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

Each part of an item of property and equipment with a cost that is significant in relation to the total cost of the item is depreciated separately.



Depreciation and amortization of other items of property and equipment is computed using the straight-line method over the estimated useful lives of the asset as follows:

Category	Number of Years
Condominium units and improvements	20
Transportation equipment	3 - 5
Office equipment	2 - 5
Furniture and fixtures	2 - 5

The assets residual values, useful lives and depreciation and amortization method are reviewed periodically to ensure that the periods and method of depreciation are consistent with the expected pattern of economic benefits from items of property and equipment.

When property and equipment are retired or otherwise disposed of, both the cost and related accumulated depletion, depreciation, amortization and any impairment in value are removed from the accounts, and any resulting gain or loss is credited to or charged against current operations.

Fully depreciated property and equipment are retained in the accounts until they are no longer in use and no further depreciation is charged to current operations.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Deferred Oil Exploration Costs

Exploration and evaluation activity involves the search for hydrocarbon resources, the determination of technical feasibility and the assessment of commercial viability of an identified resource. Once the legal right to explore has been acquired, costs directly associated with exploration are capitalized under "Deferred exploration costs" account. The Group's deferred exploration costs are specifically identified for each Service Contract (SC) area. All oil exploration costs relating to each SC are deferred pending the determination of whether the contract area contains oil, gas and mineral reserves in commercial quantities. Capitalized expenditures include costs of license acquisition, technical services and studies, exploration drilling and testing, and appropriate technical and administrative expenses. General overhead or costs incurred prior to having obtained the legal rights to explore an area are recognized as expense in the consolidated statement of comprehensive income when incurred.

If no potentially commercial hydrocarbons are discovered, the deferred oil exploration costs are written off through the consolidated statement of comprehensive income. If extractable hydrocarbons are found and, subject to further appraisal activity (e.g., the drilling of additional wells), it is probable that they can be commercially developed, the costs continue to be carried under deferred exploration costs account while sufficient/continued progress is made in assessing the commerciality of the hydrocarbons. Costs directly associated with appraisal activity undertaken to determine the size, characteristics and commercial potential of a reservoir following the initial discovery of hydrocarbons, including the costs of appraisal wells where hydrocarbons were not found, are initially capitalized as deferred exploration costs.

All such capitalized costs are subject to technical, commercial and management review, and assessed at each reporting period for possible indications of impairment. This is to confirm the continued intent to develop or otherwise extract value from the discovery. When this is no longer the case or is considered as areas permanently abandoned, the costs are written off through the statement of comprehensive income. Exploration areas are considered permanently abandoned if the related permits of the exploration have expired and/or there are no definite plans for further exploration and/or development.



At the completion of the exploration phase, if technical feasibility is demonstrated and commercial reserves are discovered, then, following the decision to continue into the development phase, the deferred exploration costs relating to the SC, where oil in commercial quantities are discovered, is first assessed for impairment and (if required) any impairment loss is recognized, then the remaining balance is transferred to property and equipment in the consolidated statement of financial position.

When proved reserves of oil and gas are identified and development is sanctioned by management, the relevant capitalized expenditure is first assessed for impairment and (if required) any impairment loss is recognized, then the remaining balance is transferred to oil and gas properties. Other than license costs, no amortization is charged during the exploration and evaluation phase. For exchanges/swaps or parts of exchanges/swaps that involve only exploration and evaluation assets, the exchange is accounted for at the carrying value of the asset given up and no gain or loss is recognized.

The recoverability of deferred exploration costs is dependent upon the discovery of economically recoverable reserves, the ability of the Group to obtain necessary financing to complete the development of reserves and future profitable production or proceeds from the disposition of recoverable reserves.

Interest in Joint Arrangements

The Parent Company undertakes a number of business activities through joint arrangements. A joint arrangement is an arrangement over which two or more parties have joint control. Joint control is the contractually agreed sharing of control over an arrangement which exists only when the decisions about the relevant activities (being those that significantly affect the returns of the arrangement) require the unanimous consent of the parties sharing control.

Joint Operation

A joint operation is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets and obligations for the liabilities, relating to the arrangement.

In relation to its interests in joint operations, the Parent Company recognizes its:

- Assets, including its share of any assets held jointly
- Liabilities, including its share of any liabilities incurred jointly
- Revenue from the sale of its share of the output arising from the joint operation
- Share of the revenue from the sale of the output by the joint operation
- Expenses, including its share of any expenses incurred jointly

Input Value-added Tax (VAT)

Revenues, expenses, and assets are recognized net of the amount of VAT, if applicable. When VAT from sales of goods and/or services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as payable in the statement of financial position. When input VAT exceeds output VAT, the excess is recognized as an asset in the statement of financial position to the extent of the recoverable amount.

Impairment of Nonfinancial Assets

Investments in Associates

The Parent Company determines at each end of the reporting period whether there is any objective evidence that the investment in associates is impaired. If this is the case, the Parent Company calculates the amount of impairment being the difference between the recoverable amount of the investment and the carrying value and recognizes the amount in the statement of comprehensive income.



An assessment is made at the end of the reporting period as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indications exist, the recoverable amount is estimated. A previously recognized impairment loss is reverse only if there has been a change in the estimates used to determine the investment's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the investments is increased to its recoverable amount. The increased amount cannot exceed the carrying amount that would have been determined had no impairment loss been recognized for the assets in prior years. Such reversal is recognized in the statement of comprehensive income.

Deferred Oil Exploration Costs

An impairment review is performed, either individually or at the CGU level, when there are indicators that the carrying amount of the deferred oil exploration costs may exceed their recoverable amounts. To the extent that this occurs, the excess is fully provided against, in the reporting period in which this is determined. Deferred oil exploration costs are reassessed on a regular basis and these costs are carried forward provided that at least one of the following conditions is met:

- the period for which the entity has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- such costs are expected to be recouped in full through successful development and exploration of the area of interest or alternatively, by its sale; or,
- exploration and evaluation activities in the area of interest have not yet reached a stage which
 permits a reasonable assessment of the existence or otherwise of economically recoverable
 reserves, and active and significant operations in relation to the area are continuing or planned for
 the future.

Other Nonfinancial Assets (Investment in Associates, Investment in Subsidiaries, and Property and Equipment)

The Parent Company assesses at each reporting period whether there is an indication that a nonfinancial asset may be impaired when events or changes in circumstances indicate that the carrying value of an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Parent Company makes an estimate of the asset's recoverable amount. As asset's recoverable amount is the higher of an asset's or CGU's fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or group of assets. When the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset. Impairment losses of continuing operations are recognized in the parent company statement of comprehensive income in those expense categories consistent with the function of the impaired asset.

As assessment is made at each end of the reporting period as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. However, the increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the parent company statement of comprehensive income. After such a reversal, the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.



Provisions

Provisions are recognized when the Parent Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are reviewed at each end of the reporting period and adjusted to reflect the current best estimate. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax amount that reflects current market assessments of the time value of money and, when appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as "Interest and other finance charges" in the parent company statement of comprehensive income.

Equity

Common Stock. The Parent Company has issued common stock that is classified as equity. Incremental costs directly attributable to the issue of new capital stock are shown in equity as a deduction, net of tax, from the proceeds.

Subscription Receivable. Subscription receivable pertains to the amount of subscribed capital stock less the amount paid-up. Subscription receivable is presented as deduction from capital stock.

Additional Paid-in Capital. Additional paid-in capital is the portion of paid-in capital received representing excess over par value.

Treasury Stock. Treasury stock is recorded at cost and is presented as a deduction from equity. Any consideration paid or received in connection with treasury stock is recognized directly in equity.

When the shares are retired, the capital stock account is reduced by its par value. The excess of cost over par value upon retirement is debited to the following accounts in the order given: (1) additional paid-in capital to the extent of the specific or average additional paid-in capital when the shares are issued, and (2) retained earnings. When shares are sold, the treasury stock account is credited and reduced by the weighted average cost of the shares sold. The excess of any consideration over the cost is credited to additional paid-in capital.

Transaction costs incurred such as registration and other regulatory fees, amounts paid to legal, accounting and other professional advisers, printing costs and stamp duties (net of any related income tax benefit) in relation to the issuing or acquiring the treasury shares are accounted for as reduction from equity, which is disclosed separately.

Retained Earnings. Retained earnings represent the cumulative balance of periodic net income or loss, dividend declarations, prior period adjustments, effect of changes in accounting policy and other capital adjustments.

Dividend distribution to the Parent Company's stockholders is recognized as a liability and deducted from retained earnings when they are approved by the Parent Company's BOD. Dividends for the year that are approved after the end of the reporting period are dealt with as an event after the end of the reporting period.

Other Comprehensive Income. Other comprehensive income comprises items of income and expense (including items previously presented under the statement of changes in equity) that are not recognized in the profit or loss for the year in accordance with PFRS Accounting Standards.



Earnings (Loss) Per Share

Basic earnings (loss) per share is computed based on the weighted average number of shares outstanding and subscribed for each respective period with retroactive adjustments for stock dividends declared, if any. When shares are dilutive, the unexercised portion of stock options is included as stock equivalents in computing diluted earnings per share.

Revenue Recognition

Revenue is measured based on the consideration to which the Parent Company expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

Revenue is recognized when the Parent Company satisfies a performance obligation by transferring a promised good or service to the customer, which is when the customer obtains control of the good or service. A performance obligation may be satisfied at a point in time or over time. The amount of revenue recognized is the amount allocated to the satisfied performance obligation. The Parent Company has concluded that it is the principal in its revenue arrangements because it controls the goods or services before these goods or services are transferred to the customer.

Dividend Income

Dividend income is recognized when the shareholder's right to receive payment is established.

Interest Income

Income is recognized as the interest accrues (using the EIR that is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument to the net carrying amount of the financial asset).

Other Income and Royalty Income

Income is recognized in the parent company statement of comprehensive income as they are earned.

Expenses

Expenses are decreases in economic benefits during the accounting period in the form of outflows or depletions of assets or incurrences of liabilities that result in decreases in equity, other than those relating to distributions to equity participants. General and administrative expenses are generally recognized when the services are used or the expenses arise.

Retirement Benefits Plan

The Parent Company has a defined retirement benefit plan which requires contributions to be made to a separately administered fund. The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets, adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method. This method reflects service rendered by employees to the date of valuation and incorporates assumptions concerning the employees' projected salaries. Defined benefit costs comprise the following:

- Service cost
- Net interest on the net defined benefit liability or asset
- Remeasurements of net defined benefit liability or asset



Service costs which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as "Personnel cost" under general and administrative expenses in the parent company statement of comprehensive income. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in OCI in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods. These are retained in OCI until full settlement of the obligation.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Parent Company, nor can they be paid directly to the Parent Company. Fair value of plan assets is based on market price information.

When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations).

If the fair value of the plan assets is higher than the present value of the defined benefit obligation, the measurement of the resulting defined benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The Parent Company's right to be reimbursed of some or all of the expenditure required to settle a defined benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.

Income Taxes

Current Income Tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the tax authority. The income tax rates and income tax laws used to compute the amount are those that have been enacted or substantively enacted as at the end of the reporting period.

The Parent Company records uncertain tax positions on the basis of a two-step process whereby the Parent Company determines whether it is more likely than not that the tax positions will be sustained based on technical merits of the position, and for those tax positions that meet the more likely than not criteria, the Parent Company recognizes the largest amount of tax benefit that is greater than 50% likely to be realized upon ultimate settlement with related tax authority. The Parent Company records interest and penalties on uncertain tax positions in "Income tax expense (benefit)" account in the parent company statement of comprehensive income.

Deferred Income Tax

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



Deferred tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting income nor taxable income or loss; and,
- in respect of taxable temporary differences associated with investments in foreign subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carry-forward of unused tax credits and unused tax losses, to the extent that it is probable that sufficient future taxable income will be available against which the deductible temporary differences and the carry-forward of unused tax credits and unused tax losses can be utilized except:

- where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting income nor taxable income or loss; and
- in respect of deductible temporary differences associated with investments in foreign subsidiaries, associates and interests in joint ventures, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable income will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at each end of the reporting period and reduced to the extent that it is no longer probable that sufficient future taxable income will be available to allow all or part of the deferred tax assets to be utilized. Unrecognized deferred tax assets are reassessed at each end of the reporting period and are recognized to the extent that it has become probable that sufficient future taxable income will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the income tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on income tax rates (and income tax laws) that have been enacted or substantively enacted at each end of the reporting period.

Deferred tax relating to items recognized outside profit or loss is recognized outside profit or loss. Deferred tax items are recognized in correlation to the underlying transaction either in OCI or directly in equity.

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

Foreign Currency Transactions

The parent company financial statements are presented in Philippine peso, which is the Parent Company's functional and presentation currency. Transactions in foreign currencies are initially recorded in the functional currency rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rate of exchange ruling at the end of the reporting period. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates prevailing as at the date of the initial transactions. All differences are taken to "Foreign exchange gains (losses) - net" in the parent company statement of comprehensive income.



Contingencies

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

Events After the Reporting Period

Post year-end events that provide additional information on the parent company financial position at the reporting period (adjusting events) are reflected in the parent company financial statements. Post year-end events that are not adjusting events are disclosed in the notes to parent company financial statements when material.

3. Significant Accounting Judgments, Estimates and Assumptions

The parent company financial statements prepared in accordance with PFRS Accounting Standards requires management to make judgments, estimates and assumptions that affect amounts reported in the parent company financial statements and its accompanying notes. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of any change in estimates are reflected in the parent company financial statements as they become reasonably determinable.

Judgments, estimates and assumptions are continually evaluated and are based on historical experiences and other factors, including expectations of future events that are believed to be reasonable under the circumstances. However, actual outcome can differ from these estimates.

Judgments

In the process of applying the Parent Company's accounting policies, management has made the following judgments, apart from those involving estimations, which have the most significant effect on the amounts recognized in the parent company financial statements. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in future periods.

Determining Whether Significant Influence Exists for Purposes of Applying PAS 28, Investment in Associates and Joint Ventures

The Parent Company evaluates various factors in determining whether significant influence exists. Under PAS 28, there is a presumption that if ownership is below 20%, significant influence does not exist unless otherwise supported. Among the factors being considered by management in the assessment are, degree of representation in the BOD of the investee, representations in management committees of the investee, corporate governance arrangements, and power to veto significant operating and financial decisions.

Starting in 2015, the Parent Company classified its 8.36% investment in ACMDC as an investment in associate which was previously classified as AFS financial asset due to the execution of Collective Undertaking of Ramos Group to maintain its significant representation in the BOD of ACMDC. In 2017, the Parent Company subscribed to an additional 845 million shares of ACMDC at \$\frac{1}{2}\$4.3842 per share and paid the corresponding paid-up capital of \$\frac{1}{2}\$926.2 million. As a result, the Parent Company's percentage of ownership increased from 8.36% to 28.64% (see Note 9).



Estimates and Assumptions

The key estimates and 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 are discussed below.

Measurement of ECL

ECLs are derived from unbiased and probability weighted estimates of expected loss, and are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Parent Company expects to receive, discounted at the original EIR, or an approximation thereof.

For debt financial assets, the Parent Company evaluates credit exposures and significant changes in credit risk with reference to comparable entities in the same industry, size and geographical operations. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

The Parent Company incorporates forward-looking information into both its assessment of whether the credit risk of an instrument has increased significantly since its initial recognition and its measurement of ECL.

No provision for impairment loss on receivables and long-term note receivable was recognized in 2024 and 2023. The receivables and long-term receivable amounted to ₱810.5 million and ₱759.2 million as at December 31, 2024 and 2023, respectively (see Notes 5 and 13).

Estimating Impairment of Investments in Associates

PFRS Accounting Standards require that an impairment review be performed when certain impairment indicators are present. In determining the recoverable amount of the investment in associates, the Parent Company makes estimates and assumptions that can materially affect the financial statements. The Parent Company considers the current and projected financial performance of the associates and determines future cash flows expected to be generated from the continued use and ultimate disposition of such assets.

Management performed impairment test as at December 31, 2024 and 2023. The recoverable amount of the Parent Company's investment in associates has been determined using a discounted cash flow (DCF) projection.

The calculation of the value-in-use of the associates' underlying assets incorporates the following key assumptions:

- Expected life of the project;
- Future production levels and costs;
- Contribution to the Government;
- Commodity prices; and,
- Pre-tax discount rates.

The significant assumptions in the value-in-use calculation and sensitivity to changes in assumptions are disclosed in Note 9.



No provision for impairment of investments in associates was recognized in 2024 and 2023. Investments in associates amounted to \$8,031.2 million as at December 31, 2024 and 2023 (see Note 9).

Assessing Recoverability of Deferred Oil Exploration Costs

The Parent Company assesses impairment on deferred oil exploration costs when facts and circumstances suggest that the carrying amount of the asset may exceed its recoverable amount. Deferred oil exploration costs are reviewed for impairment whenever circumstances indicate that the carrying amount of an asset may not be recoverable. Facts and circumstances that would require an impairment assessment as set forth in PFRS 6, *Exploration for and Evaluation of Mineral Resources*, are as follows:

- The period for which the Parent Company has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- Substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned;
- Exploration for and evaluation of mineral resources in the specific area have not led to the
 discovery of commercially viable quantities of mineral resources and the entity has decided to
 discontinue such activities in the specific area; and
- Sufficient data exist to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation asset is unlikely to be recovered in full from successful development or by sale.

Key inputs and assumptions used in the assessment are as follows:

- Estimated reserves which are based on oil resources reports based on the information gathered from seismic and geological data, analyses and evaluation activities;
- Discount rate of 9.62% in 2024 and 10.36% in 2023 which represent the current market assessment of the risks specific to each CGU, taking into consideration the time value of money and individual risks of the underlying assets that have not been incorporated in the cash flow estimates. The discount rate calculation is derived from the Parent Company's weighted average cost of capital (WACC), with appropriate adjustments made to reflect the risks specific to the CGU and to determine pre-tax rate. The WACC takes into account both debt and equity. Adjustments to discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a pre-tax discount rate; and
- Oil prices of \$75/bbl in 2024 and 2023 which are estimated with reference to external market forecasts of Brent crude prices.

The Parent Company used a weighted average scenario probability in its calculation of value in use.

No provision for impairment of deferred oil exploration cost was recognized in 2024 and 2023. The carrying value of deferred oil exploration costs amounted to ₱73.3 million and ₱71.4 million as at December 31, 2024 and 2023, respectively (see Note 12).

Management believes that no reasonably possible change in any of the key assumptions would result to further significant impairment.

Information on the carrying values of deferred oil exploration costs and allowance for unrecoverable deferred oil exploration costs is provided in Note 12.



Assessing Recoverability of Deferred Tax Assets

The Parent Company reviews the carrying amounts of deferred tax assets at each end of the reporting period and reduces the amounts to the extent that it is no longer probable that sufficient future taxable income will be available to allow all or part of the deferred tax assets to be utilized. Significant management judgment is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of future taxable income together with future tax planning strategies.

As at December 31, 2024, the Parent Company recognized deferred tax asset amounted to nil. The Parent Company did not recognize remaining deferred income tax assets on the deductible temporary differences and carryforward benefits of minimum corporate income tax (MCIT) and net operating loss carry over (NOLCO) since management believes that it is not probable that sufficient taxable profit will be available against which the benefits can be utilized (see Note 21).

4. Cash and Cash Equivalents

	2024	2023
Cash on hand	₽10,000	₽10,000
Cash with banks	27,004,517	20,648,821
Short-term deposits	55,628,417	116,624,710
	₽82,642,934	₱137,283,531

Cash with banks earn interest at their respective bank deposit rates. Short-term deposits are made for varying periods of up to three (3) months depending on the immediate cash requirements of the Parent Company and earn interest at the respective short-term deposit rates.

In 2024 and 2023, interest income from cash with banks and short-term deposits, net of final tax, amounted to $\frac{1}{2}$ 4.1 million and $\frac{1}{2}$ 1.6 million, respectively (see Note 17). Accrued interest receivable as at December 31, 2024 and 2023 amounted to nil and $\frac{1}{2}$ 0.2 million, respectively (see Note 5).

5. Receivables

	2024	2023
Advances to:		
MRT Dev't. Corp. (MRTDC; see Note 15)	₽82,747,144	₽87,484,144
Related parties (see Note 19)	604,015,965	575,096,201
Accrued interest receivable (see Notes 4, 13 and 19)	59,066,051	32,298,867
Others	4,705,453	4,361,387
	₽750,534,613	₽699,240,599

Others include advances to officers and employees which are non-interest bearing and are collectible within 12 months.

The receivables of the Parent Company consist of individually significant accounts that were subjected to specific impairment approach. Others that were not individually significant for which no specific impairment were subjected to collective assessment. Based on the assessment done, the Parent Company has not recognized any provision for impairment losses as at December 31, 2024 and 2023.



6. Financial Assets at FVTPL

	2024	2023
Shang Properties, Inc.	₽59,100,000	₽47,981,580
Semirara Mining & Power Corporation	4,432,300	3,841,750
Synergy Grid	4,086,600	2,731,350
Aboitiz Power Corporation	4,033,900	4,044,600
Citicore Reit	1,677,500	1,408,000
DD Reit Inc.	1,648,000	1,936,000
Aboitiz Equity Ventures, Inc.	1,236,600	1,605,600
Chelsea Logistics Holdings Corp.	52,400	60,000
	₽76,267,300	₽63,608,880

Movements in the financial assets at FVTPL as at December 31, 2024 and 2023 are as follows:

	2024	2023
Balances at beginning of year	₽63,608,880	₽56,345,250
Changes in fair value of financial assets at FVTPL	12,658,420	7,263,630
Balances at end of year	₽76,267,300	₽63,608,880

Dividend income recognized in 2024 and 2023 related to financial assets at FVTPL amounted to \$\mathbb{P}\$5.8 million.

7. Prepaid Expenses and Other Current Assets

	2024	2023
Advances to suppliers	₽5,782,040	₽5,782,041
Prepaid expenses	354,916	309,602
Creditable withholding taxes (CWTs)	5,157,898	8,091,214
	₽11,294,854	₽14,182,857

Advances to suppliers consist of payments made for future purchases of goods and services.

8. Financial Assets at FVOCI

Investments in unquoted financial assets pertain to investment in private local companies and have no fixed maturity date or coupon rate. These amounted to ₱0.5 million as at December 31, 2024 and 2023.

Movements in the fair value changes of financial assets at FVOCI in 2024 and 2023 are as follows:

	2024	2023
Balances at beginning of year	(₽ 582,847)	(₱582,847)
Changes in fair value of financial assets at FVOCI	_	
Balances at end of year	(₽582,847)	(₱582,847)

No impairment loss was recognized in 2024 and 2023 on the Parent Company's unquoted equity instruments.



9. Investments in Associates

The acquisition cost of investments in associates are as follows:

	Percentage of Ownership		Amount	
	2024	2023	2024	2023
Atlas Consolidated Mining				_
and Development				
Corporation (ACMDC)	28.64%	28.64%	₽5,770,398,794	₽5,770,398,794
The Philodrill Corporation				
(TPC)	34.87%	34.87%	1,592,673,681	1,592,673,681
United Paragon				
Mining Corporation				
(UPMC)	25.69%	25.69%	668,080,749	668,080,749
			₽8,031,153,224	₽8,031,153,224

Dividends received from associates are recorded as dividend income in the statements of comprehensive income. No dividend income was received from associates in 2024 and 2023. The principal place of business and country of incorporation of the Parent Company's associates is in the Philippines.

Investment in ACMDC

ACMDC is primarily engaged in metallic mineral mining and exploration, and currently produces copper concentrate (with gold and silver) and magnetite iron ore concentrate.

In 2017, APHC subscribed to an additional 845 million shares of ACMDC at ₱4.3842 per share and paid the corresponding paid-up capital of ₱926.2 million. As a result, the Parent Company's percentage of ownership increased from 8.36% in 2016 to 28.64% in 2017.

On December 19, 2023 and November 7, 2024, ACMDC issued a memorandum addressed to APHC that the latter will not make a call in 2023 and 2024, respectively, in relation to its subscription of ACMDC's shares of stock. This is in accordance with the board resolution issued by ACMDC on the same dates. As a result of board resolution, the subscriptions payable is not expected to be paid within 12 months from reporting and accordingly, is presented as noncurrent liability.

The subscription payable is carried at amortized cost which amounted to P2,646.6 million and P2,627.2 million, net of discount, as at December 31, 2024 and 2023, respectively. This also resulted to a recognition of day 1 gain which amounted to P150.7 million and P155.7 million in 2024 and 2023, respectively. Accretion of discount on subscription payable amounted to P170.1 million and P114.4 million in 2024 and 2023, respectively.

Key Assumptions Used in Value in Use Calculations and Sensitivity to Changes in Assumptions

The Parent Company performed its impairment test in 2024 and 2023.

The recoverable amount of investment in associate has been determined based on a DCF calculation using cash flow projections from financial budgets approved by senior management.

The projected cash flows have been developed to reflect the expected mine production over the life of the mine adjusted by the effects of other factors such as inflation rate. The post-tax discount rate applied to the cash flow projections are 9.19% and 8.16% in 2024 and 2023, respectively. As a result of this analysis, management concluded that the investment in ACMDC is not impaired as of 2024 and 2023.



The calculation of DCF is most sensitive to the following assumptions:

a. Expected life of the project

ACMDC projected the expected life of the project based on the remaining mineral ore reserves of the project and their capacity to mine those remaining mineral reserves.

b. Future Production Levels and Costs

Future production levels and costs include direct and indirect costs used to concentrate the mined ore reserves for the remaining life of the mine.

c. Contribution to the Government

ACMDC assumes the prevailing tax rate imposed on an entity that is engaged in mining operations.

d. Copper Prices

ACMDC considers the effect of commodity price changes. ACMDC considered the possible effect of the changes in the price of copper as it relates to the revenues that may be generated by ACMDC and the attainment of the cash flow projections. ACMDC used the data from the Wood Mackenzie Limited, a global mining and metals research and consultancy firm. The price is the function of a number of factors, which includes, among others, copper grade, moisture content and factor rate.

Generally, a higher grade and lower moisture content would yield higher recoverable amount otherwise, this may indicate impairment. ACMDC expects that the overall price of copper concentrate ore will improve throughout the life of mine.

e. Post-tax Discount Rate

Discount rate represents the current market assessment of the risks specific to the investment in associates taking into consideration the time value of money and the individual risks of the underlying assets that have been incorporated in the cash flow estimates. The discount rate calculation is based on the specific circumstances of ACMDC and is derived from its weighted average cost of capital (WACC). The WACC takes into account both debt and equity. The cost of equity is derived from the expected return on investment by ACMDC's investors. The cost of debt is based on the interest-bearing borrowings ACMDC is obliged to service. Specific risk is incorporated by applying individual beta factors and are evaluated annually based on publicly available market data. Adjustments to the discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a post-tax discount rate. The post-tax discount rates used is 9.19% and 8.16% in 2024 and 2023.

Management believes that no reasonably possible change in any of the key assumptions would cause the carrying value of the cash-generating unit to materially exceed its recoverable amount.

No provision for impairment was recognized in 2024 and 2023.

Investment in TPC

TPC is primarily engaged in oil exploration and production and the development, exploitation, and processing of energy resources.

In 2018, the Parent Company subscribed to an additional 130.48 million shares of TPC at ₱0.013 per share and paid the corresponding paid-up capital of ₱1.7 million. As a result, the Parent Company's percentage of ownership increased from 34.32% in 2017 to 34.38% in 2018.



In 2020, the Parent Company subscribed to an additional 984.8 million shares of TPC at ₱0.010 per share and paid the corresponding paid-up capital of ₱9.8 million. As a result, the Parent Company's percentage of ownership increased from 34.38% in 2019 to 34.87% in 2020.

In relation to the TPC's acquisition of Vulcan Industrial & Mining Corporation's (VIMC) interest in Octon block, TPC is contingently liable for \$500,000 which is payable within sixty (60) days from the date of commercial discovery in the contract areas. However, on December 28, 2018, VIMC waived its rights and interests with respect to this contingent liability in favor of TPC.

The Parent Company's subscription payable to TPC as at December 31, 2024 and 2023 amounted to ₱2.1 million, which is due upon demand of TPC.

The Parent Company has no outstanding capital commitments related to the investments in TPC as at December 31, 2024 and 2023.

Key Assumptions Used in Value in Use Calculations and Sensitivity to Changes in Assumptions

The Parent Company performed its annual impairment test as at December 31, 2024 and 2023.

The projected cash flows have been developed to reflect the expected oil reserve to be extracted over the life of the contract/project adjusted by the effects of other factors such as inflation rate. The post-tax discount rates used are 9.62% and 10.36% as at December 31, 2024 and 2023, respectively.

The calculation of DCF is most sensitive to the following assumptions:

a. Estimated reserves

TPC's estimated reserves are based on oil resources reports based on the information gathered from seismic and geological data, analyses and evaluation activities.

b. Post-tax Discount Rate

Discount rate represents the current market assessment of the risks specific to the investment in associates underlying assets taking into consideration the time value of money and the individual risks of the underlying assets that have been incorporated in the cash flow estimates. The discount rate calculation is based on the specific circumstances of TPC and is derived from its WACC. The WACC takes into account both debt and equity. The cost of equity is derived from the expected return on investment by TPC's investors. The cost of debt is based on the interest-bearing borrowings TPC is obliged to service. Specific risk is incorporated by applying individual beta factors and are evaluated annually based on publicly available market data. Adjustments to the discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a post-tax discount rate. The post-tax discount rates used are 9.62% and 10.36% as at December 31, 2024 and 2023, respectively.

c. Oil Prices

Oil prices are at \$75 in 2024 and 2023. Oil prices are estimated with reference to external market forecasts of Brent crude prices.

The Parent Company recognized no provision for impairment of investment in associate in relation to the investment in TPC in 2024 and 2023.

In 2024 and 2023, management believes that no reasonably possible change in any of the key assumptions would cause the carrying value of the CGU to materially exceed its recoverable amount.



Investment in UPMC

UPMC's main business is the exploration, development, exploitation, recovery and sale of gold. UPMC was previously held under care and maintenance. Since 2003, no exploration activities were conducted in the area until the revised work programs were approved in February 10, 2020. With COVID-19, exploration were put on hold for most of 2020 and a 6-month extension of the Exploration Permit (EP) was granted until February 19, 2021. On February 3, 2021, the MGB certified the Company's compliance with the terms and conditions set forth in the exploration permit.

On February 4, 2021, the Company filed its Declaration of Mining Project Feasibility (DMPF) under EP-016-2016-V to MGB Regional Office prior to exploration permit expiration. Once approved, the Company may file for Mineral Processing Sharing Agreement (MPSA).

On November 26, 2021, MPSA applications denominated as MPSA-V-0041 and AMA-V-0270 were converted into an Exploration Permit and was renumbered as EXPA-000233-V and EXPA-000234-V, respectively.

Key Assumptions Used in Value in Use Calculations and Sensitivity to Changes in Assumptions

The Parent Company performed an annual impairment test in 2024 and 2023.

The recoverable amount of investment in associate has been determined based on a DCF calculation using cash flow projections from the project feasibility study.

The projected cash flows have been developed to reflect the expected mine production over the life of the mine adjusted by the effects of other factors such as inflation rate. The post-tax discount rate applied to the cash flow projections as at December 31, 2024 and 2023 is 10.08% and 10.73%, respectively. As a result of this analysis, management concluded that investment in UPMC is not impaired as at December 31, 2024 and 2023.

The calculation of DCF is most sensitive to the following assumptions:

a. Future Production Levels and Costs
Future production levels and costs include direct and indirect costs used to concentrate the mined ore reserves for the remaining life of the mine.

b. Gold Prices

UPMC considers the effect of commodity price changes. UPMC considered the possible effect of the changes in the price of gold as it relates to the revenues that may be generated by UPMC and the attainment of the cash flow projections. UPMC used the data from the project feasibility study and was compared against externally published data.

c. Post-tax Discount Rate

Discount rate represents the current market assessment of the risks specific to UPMC, taking into consideration the time value of money. The discount rate calculation is based on the specific circumstances of UPMC and is derived from its WACC. The WACC takes into account both debt and equity. The cost of equity is derived from the expected return on investment by UPMC's investors. The cost of debt is based on the risk free market rate available in the market. Specific risk is incorporated by applying individual beta factors are evaluated annually based on publicly available market data. Adjustments to the discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a post-tax discount rate. The post-tax discount rates used are 10.08% and 10.73% as at December 31, 2024 and 2023, respectively.



Management believes that no reasonably possible change in any of the key assumptions would cause the carrying value of the investment in associates underlying assets to materially exceed its recoverable amount.

No provision for impairment was recognized in 2024 and 2023.

The Parent Company has no outstanding contingent liabilities and capital commitments related to the investments in ACMDC, TPC and UPMC as at December 31, 2024 and 2023. The associates have no significant restrictions on its ability to transfer fund to the Parent Company in the form of cash dividends, or repayment of loans or advances.

The associates were incorporated in the Philippines.

10. Investment in Subsidiaries

	Percentage of Ownership		Amou	ınt
	2024	2023	2024	2023
Tipo Valley Realty, Inc.				
(TVRI)	97.59%	97.59%	₽299,089,000	₽299,089,000
Vulcan Materials Corporation				
(VMC)	100%	100%	1,185,919	1,185,919
Anglo Phil. Power Corp. (APPC)	100%	100%	249,995	249,995
			₽300,524,914	₽300,524,914

Investment in TVRI

On December 15, 2015, the BOD of the Parent Company approved the acquisition of about 2.3 million shares or 97.59% of the outstanding capital stock of TVRI at a purchase price of ₱130.59 per share or a total of ₱299.1 million. TVRI is an unlisted company based within the Subic Bay Freeport Zone whose primary purpose is to acquire and develop, sell, or lease real estate of all kinds. TVRI was registered in the Philippine SEC on May 26, 1995 and was previously a majority-owned subsidiary of Alakor. The Parent Company intends to develop the TVRI properties as part of its property development initiatives. The sale was completed on December 22, 2015.

The Parent Company issued 1,109,961,961 ordinary shares to the seller as consideration for the 97.59% interest in TVRI, which signifies the full payment of the shares subscribed. Transaction costs were paid by the seller.

The carrying value of investment with TVRI amounted to ₱299.1 million as at December 31, 2024 and 2023.

Investment in VMC

On December 18, 2012, the Parent Company acquired 100% interest in VMC. VMC, a company incorporated under the laws of the Philippines, is engaged in mining exploration and sale of aggregates. VMC's registered office address and principal place of business is 6F Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City. VMC was registered in the Philippine SEC on September 12, 1991. The cost of acquiring VMC amounted to ₱1.2 million. As at November 15, 2023, after careful evaluation of its present business, the members of the BOD and the stockholders unanimously authorized the shortening of VMC's corporate term and dissolution. On March 6, 2024, to comply with standard procedures, VMC handed in all unused receipts and invoices for appropriate disposal. On the other hand, the Parent Company took steps to inform the SEC about the impending dissolution of VMC and submitted the SEC Form 17C detailing VMC's intended dissolution, an action that had the support of the Group's Board of Directors.



In light of these proceedings, VMC has not yet formally notified the SEC about its closure/dissolution as it is waiting for clearance from the BIR before doing so. Once the clearance is received, VMC plans to submit a formal Notice of Closure/Dissolution to the SEC, thereby concluding the legal process for its dissolution.

The carrying value of investment with VMC amounted to ₱1.2 as at December 31, 2024 and 2023.

Investment in APPC

In 2016, the Parent Company subscribed 249,995 shares of APPC at par value at ₱1 owning 100% interest. APPC, a company incorporated under the laws of the Philippines, is engaged in development, exploitation, and processing of any energy resources. APPC's registered office address and principal place of business is 6F Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City. The Parent Company paid ₱62,499 as initial payment on the subscription made. Subscription payable related to this acquisition amounted to ₱187,496 as at December 31, 2024 and 2023. Furthermore, APPC has formed a new wholly-owned subsidiary, Bataan Aggregates Corp. (BAC), which engages in sand and gravel quarrying. BAC was incorporated in the Philippines on May 4, 2017.

The carrying value of investment in APPC amounted to ₱249,995 as at December 31, 2024 and 2023.

The subsidiaries were incorporated in the Philippines.

11. Property and Equipment

2024

	Condominium Units and Improvements	Transportation Equipment	Office Equipment	Furniture and Fixtures	Total
Cost:	•		1 1		
Balances at beginning of year	₽22,091,617	₽8,042,500	₽793,457	₽533,932	₽31,461,506
Additions	_	-	_	25,713	25,713
Balances at end of year	22,091,617	8,042,500	793,457	559,645	31,487,219
Accumulated depreciation:					
Balances at beginning of year	19,002,642	4,768,689	467,653	533,932	24,772,916
Depreciation (see Note 18)	1,105,211	714,286	137,669	_	1,957,166
Balances at end of year	20,107,853	5,482,975	605,322	533,932	26,730,082
Net book values	₽1,983,764	₽2,559,525	₽188,135	₽25,713	₽4,757,137

2023

	Units and Improvements	Transportation Equipment	Office Equipment	Furniture and Fixtures	Total
Cost:	-				
Balances at beginning of year	₽22,091,617	₽4,471,071	₽393,290	₽533,932	₽27,489,910
Additions	_	3,571,429	400,167	-	3,971,596
Balances at end of year	22,091,617	8,042,500	793,457	533,932	31,461,506
Accumulated depreciation:					
Balances at beginning of year	17,897,431	4,471,071	392,872	533,932	23,295,306
Depreciation (see Note 18)	1,105,211	297,618	74,781	-	1,477,610
Balances at end of year	19,002,642	4,768,689	467,653	533,932	24,772,916
Net book values	₽3,088,975	₽3,273,811	₽325,804	₽_	₽6,688,590

Condominium

The cost of fully depreciated property and equipment that is still used in operations amounted to ₱5.5 million as at December 31, 2024 and 2023.

Noncash acquisition of property and equipment amounted nil and ₱3.4 million in 2024 and 2023, respectively.



12. Deferred Oil Exploration Costs

The Parent Company is a participant in certain SC, MPSA, and ASEAN Petroleum Security Agreement (APSA) with the Philippine Government, through the Department of Energy (DOE) or Mines and Geosciences Bureau (MGB) for the exploration, development and exploitation of the contract areas situated in Northwest Palawan, Sulu Sea, Mindoro Island, Surigao City, Bataan and Batangas.

The aforementioned SCs, MPSAs and APSA provide for minimum work expenditure obligations and are covered by operating agreements which set forth the participating interests, rights, and obligations of the participants to the contracts. The deferred oil exploration costs represent the Parent Company's share in the jointly controlled assets of the aforementioned SCs, MPSAs, and APSA. The full recovery of the deferred oil exploration costs incurred in connection with the Parent Company's participation in the exploration of the contract areas is dependent upon the discovery of mineral resources from the respective contract areas and the success of the future development.

Under the SCs entered into with the DOE covering certain petroleum contract areas in various locations in the Philippines, the participating oil companies (collectively known as Contractors) are obliged to provide, at their sole risk, the services, technology and financing necessary in the performance of their obligations under these contracts. The Contractors are also obliged to spend specified amounts indicated in the contract in direct proportion to their work obligations.

However, if the Contractors fail to comply with their work obligations, they shall pay the government the amount they should have spent in direct proportion to their work obligations.

The Contractors have Operating Agreements among themselves which govern their rights and obligations under these contracts.

The percentage of participation and the balances of the Parent Company's deferred oil exploration costs as at December 31, 2024 and 2023 are as follows:

2024

	Percentage of		Allowance for	
Service Contract	Participation	Amount	Impairment	Net Amount
Parent Company				
Nominated Area 10 Malajon (formerly				
SC-6A)*				
Block A (Octon)	14.146	₽ 63,412,068	(P 35,780,273)	₽27,631,795
Saddle Rock Prospect	14.146	7,325,361	_	7,325,361
Esperanza Prospect	14.146	823,118	_	823,118
PCECP Area 7 (Sulu Sea)	1.68	48,266,249	(48,266,249)	_
SC-53 (Onshore Mindoro)	18.52	37,476,009	_	37,476,009
		₽157,302,805	(P 84,046,522)	₽73,256,283

^{*}Relinquished and awaiting DOE's approval of service contract application.

2023

	Percentage of		Allowance for		
	Participation	Amount	Impairment	Net Amount	
Parent Company					
Nominated Area 10 Malajon (formerly					
SC-6A)*					
Block A (Octon)	14.146	₽63,412,068	(P 35,780,273)	₽27,631,795	
Saddle Rock Prospect	14.146	7,325,361	_	7,325,361	
Esperanza Prospect	14.146	823,118	_	823,118	
PCECP Area 7 (Sulu Sea)	1.68	48,266,249	(48, 266, 249)	_	
SC-53 (Onshore Mindoro)	18.52	35,636,100		35,636,100	
Parent Company		₽155,462,896	(P 84.046.522)	₽71,416,374	

*Relinquished and awaiting DOE's approval of service contract application.



Movements in the deferred oil exploration cost as at December 31, 2024 and 2023 are as follows:

	2024	2023
Balance at beginning of year	₽71,416,374	₽69,958,047
Additions	1,839,909	1,458,327
Balance at end of year	₽73,256,283	₽71,416,374

Set out below is the movement in the allowance for impairment of deferred exploration cost:

	2024	2023
Balance at beginning of year	₽84,046,522	₽110,817,080
Write-off	_	(26,770,558)
Balance at end of year	₽84,046,522	₽84,046,522

Parent Company

Nominated Area 10 Malajon (formerly SC6A)

The previous joint venture (JV) took a proactive decision of relinquishing SC6A in 2021 was approved by the DOE on September 5, 2022.

Application of a new SC

In a letter dated November 7, 2022, the DOE granted the Area Clearance for the nomination of the former SC 6A Block, the Area of Interest (AOI), with an area of 108,000 hectares.

In 2023, TPC, as the designated operator, applied for a new SC by nomination under the DOE's Philippine Conventional Energy Contracting Program (PCECP).

A new Joint Application and Participation Agreement was executed by the joint venture partners without Alcorn and PetroEnergy. The new participating interests of the remaining Joint Venture members are as follows:

Joint Venture Members	Participating Interest (%)
The Philodrill Corporation	72.1662
Anglo Philippine Holdings Corporation	14.1460
Forum Energy Philippines Corporation	6.8439
PXP Energy Corporation (PXP)	6.8439

Once the new SC is granted, TPC will continue its exploration activities in the northern portion of the AOI where several prospects have been identified and are being matured for possible drilling and development. However, in the southern half of the AOI, the development of Octon Discovery faces uncertainty. With its marginal resource, Octon Discovery has always been considered as a tie-back appraisal/development opportunity to the Galoc operations. With the Galoc field nearing its end of field life (EOFL), the opportunity to develop the Octon Discovery has significantly diminished, impairing the potential recovery of its share in the deferred oil and gas exploration costs in the old SC6A. The Parent Company, therefore, recognized provision for unrecoverable deferred oil and gas exploration costs amounting to \$\mathbb{P}35.8\$ million in 2022.

On November 7, 2022, the DOE granted the Area Clearance for the nomination of the former SC 6A Block. The application area, the area of interest (AOI), initially covered 108,000 hectares but was subsequently increased to 160,000 hectares when portions of the adjacent SC74 block became available after their mandatory 25% area relinquishment. With the approval of the AOI, TPC proceeded with the application of a new SC over the area under the Philippine Conventional Energy Contracting Program.



On June 26, 2023, after the application documents for a new SC were reviewed by the DOE, TPC was notified that, together with the rest of the joint venture, they were evaluated to be legally, financially, and technically qualified for the award of a new Service Contract over the nominated area. In November of 2023, the Office of the DOE Secretary endorsed the new SC for approval and signature to the Office of the President.

As of December 31, 2024, TPC is still waiting for the license to be signed by the President of the Republic of the Philippines.

PCECP Area 7 Sulu Sea (formerly Service Contract 41)

TPC Group, together with bid partner PXP, submitted on August 15, 2019, a joint bid over PCECP Area 7 in Sulu Sea, one of the 14 pre-determined areas on offer under PECP. The joint application was found to be in order and satisfied the criteria set forth by the DOE. This was confirmed in writing by the DOE in September that the joint bid qualified for further substantive legal, financial, and technical evaluation. The DOE held in abeyance the awarding of a new service contract pending the complete organization of Bangsamoro Autonomous Region in Muslim Mindanao (BARMM) and the implementation of policies.

As at December 31, 2022, the DOE has not sent any formal communication to TPC and PXP nor awarded any new service contract for PCECP Area 7. It is also uncertain under the new policies of BARMM, if the historical costs in the area will be recognized under the new service contract. On September 23, 2023, the DOE issued a termination of the processing of application for Petroleum Service Contract. No impairment loss was recognized in 2024 and 2023.

SC-53 (Onshore Mindoro)

The Certificate of Non-Coverage for the Progreso Drilling Project was issued by the DENR-Environmental Management Bureau (EMB) on April 28, 2023.

TPC also continues to engage the NCIP for the Certification Precondition (CP) application over the Cambayan Project. Since the Cambayan Project area straddles the boundary of Occidental and Oriental Mindoro, coordination is being conducted with both Occidental and Oriental Mindoro offices.

For the Occidental Mindoro side, following the two community assemblies and the decision-making process in November 2022, the Memorandum of Agreement (MOA) Negotiation and Drafting was held on March 9, 2023. The finalization and signing of the MOA with the IPs are currently on hold pending a review of the document by the NCIP Legal Affairs Office (LAO).

On the Oriental side, the Pre-FPIC Conference took place on May 23, 2023, via Zoom. It was agreed during the conference that the approval of the Work and Financial Plan for the FPIC activities be deferred due to issues regarding the coverage of the FPIC within the ancestral domains. Subsequently, TPC sent a letter to the NCIP Region IV-B Office requesting guidelines on the FPIC process. The FPIC activities in Oriental was put on hold until MOA in Occidental is signed.

13. Notes Receivable

Fixed-Interest Note

Alakor

On October 29, 2015, APHC signed an unsecured loan facility with Alakor for a total commitment of ₱60.0 million. The loan shall earn 4.25% fixed interest per annum for a term of two (2) years. The first drawdown amounting to ₱15.0 million was made on the same date. Additional drawdowns were

made amounting to P15.0 million and P35.6 million in 2017 and 2016, respectively. In 2017, Alakor paid P5.6 million and renewed the facility for another term of two (2) years at a fixed interest rate of 4.25%.

On December 12, 2019, the parties renewed the facility for another term of two (2) years at a fixed interest rate of 4.25% which would expire on December 31, 2021.

Further, as at December 12, 2021, the parties confirmed in writing the agreement to extend the maturity date of the note to December 31, 2023 under the same terms and conditions.

As at December 31, 2022, the loan receivable originally classified as noncurrent asset has been reclassified to current asset due to its maturity on December 31, 2023.

On December 27, 2023, the loan was extended under the same terms and conditions, extending the maturity date to December 31, 2025. As such, the loan was reclassified from current to noncurrent asset as at December 31, 2023.

On December 27, 2024, the loan was extended under the same terms and conditions, extending the maturity date to December 31, 2027. As such, the loan was reclassified from current to noncurrent asset as at December 31, 2024.

The outstanding note receivable from Alakor amounted to ₱60.0 million as at December 31, 2024 and 2023.

Interest earned in 2024 and 2023 amounted to ₱2.6 million (see Note 17). Accrued interest receivable amounted ₱22.4 million and ₱19.8 million as at December 31, 2024 and 2023, respectively (see Note 5).

14. Accounts Payable and Others

	2024	2023
Due to NTDCC (see Note 15)	₽80,177,394	₽95,095,229
Deposits from third parties	89,419,422	89,419,422
Dividends payable (see Note 16)	8,382,145	8,382,145
Payable to regulatory agencies	2,155,478	2,125,467
Accrued expenses and others	7,243,303	5,764,086
	₽187,377,742	₽200,786,349

Deposits from third parties includes advances received amounting to \$\frac{1}{2}89,419,422\$ in relation to the potential acquisition of a Parent Company's investment, subject to the completion of certain closing requirements.

On November 15, 2016, the Parent Company declared total dividends amounting to \$\frac{1}{2}\$45.0 million. Dividends payable pertains to unpaid cash dividends declared by the Parent Company to its stockholders that are payable on demand (see Note 16).

Payable to regulatory agencies include withholding taxes and other government contributions related to employees of the Parent Company. These are normally remitted within thirty (30) days from the close of each month.



Accrued expenses and others pertain to accrual of professional fee and other expenses which are expected to be settled within the next financial year.

15. Significant Agreements

Funding and Repayment Agreement

On December 17, 2014, APHC [as a shareholder of MRTDC (included and accounted as financial assets at FVOCI)] and other MRTDC shareholders, MRTDC and North Triangle Depot Commercial Corp. (NTDCC) executed a "Funding and Repayment Agreement" wherein the MRTDC shareholders agreed to repay NTDCC, for the account of MRTDC, their respective pro rata share in the Total Depot Development Rights Payments (DRP) Advances (the Pre-2006 DRP Payables and the Residual Depot DRP, including 15% interest rate accrued on such DRP payables).

The funding and repayment agreement resulted in the recognition of a DRP payable to NTDCC, included under "Accounts payable and others" account, which amounted to ₱80.2 million and ₱95.1 million as at December 31, 2024 and 2023, respectively (see Note 14). This also resulted in the recognition of a receivable from MRTDC, included under "Receivables" account, which amounted to ₱82.7 million and ₱87.5 million as at December 31, 2024 and 2023, respectively (see Note 5).

Commencing on January 1, 2015, APHC and other MRTDC shareholders (except Fil Estate Properties, Inc. and Metro Global Holdings Corporation) shall effect the repayment of their respective pro rata share in the Total Depot DRP Payables, through a set-off against their respective share in the commercial center royalties to be received from NTDCC (representing 5% of the gross rental income of the commercial center, less reasonable administrative costs and management fees). Royalty income received amounted to ₱13.9 million and ₱13.4 million in 2024 and 2023, respectively.

The set-off shall be effective as at the beginning of every calendar month, commencing January 30, 2015 and shall result in the settlement of the portion of the total DRP Payables to the extent of the amount of the commercial center royalties then the balance will fall due to the relevant MRTDC Shareholders.

Gross amounts of

The following table set forth the offsetting of financial assets and liabilities recognized as at December 31, 2024 and 2023:

		Oross amounts or	
		recognized financial	Net amounts
		assets and liabilities	presented in the
	Gross amounts of	offset in the	consolidated
	recognized financial	consolidated statement	statement of financial
	assets and liabilities	of financial position	position
2024			
Asset			
Commercial center royalty receivable (DRP payables)	₽ 14,917,835	(P 14,917,835)	₽_
Liability			
Due to NTDCC (see Note 14)	95,095,229	(14,917,835)	80,177,394
2023			
Asset			
Commercial center royalty receivable			
(DRP payables)	₽14,290,557	(P 14,290,557)	₽_
Liability			
Due to NTDCC (see Note 14)	109,385,786	(14,290,557)	95,095,229



16. Equity

Capital Stock

The movements in capital stock of the Parent Company are as follows:

	2024		2023	
	Shares	Amount	Shares	Amount
Issued and outstanding				_
Balances at beginning of year	3,013,186,174	₽3,013,186,174	3,008,919,508	₱3,008,919,508
Issuance during the year	-	_	4,266,666	4,266,666
Balances at beginning of year	3,013,186,174	3,013,186,174	3,013,186,174	3,013,186,174
				_
Subscribed				
Balances at beginning of year	3,116,364	3,116,364	7,383,030	7,383,030
Issuance during the year	_	_	(4,266,666)	(4,266,666)
Balances at end of year	3,116,364	3,116,364	3,116,364	3,116,364
Less subscriptions receivable	(1,367,687)	(1,367,687)	(1,367,687)	(1,367,687)
	1,748,677	₽1,748,677	1,748,677	₽1,748,677

The par value of the shares of stock is $\mathbb{P}1$.

Below is the Parent Company's track record of registration of securities under the Securities Regulation Code of the SEC:

Date of Registration		Number of	
(SEC Approval)	Description	Shares Registered	Total Amount
June 25, 1958	Initial capital	50,000,000	₽500,000
November 5, 1958	Increase in authorized capital stock	1,000,000,000	10,000,000
		1,050,000,000	10,500,000
February 26, 1970	Increase in authorized capital stock	1,000,000,000	10,000,000
		2,050,000,000	20,500,000
March 22, 1979	Increase in authorized capital stock	8,000,000,000	80,000,000
		10,050,000,000	100,500,000
September 14, 1990	Increase in authorized capital stock	19,950,000,000	199,500,000
		30,000,000,000	300,000,000
March 13, 1996	Change of par value from ₱0.01 to ₱1.00	300,000,000	300,000,000
March 13, 1996	Increase in authorized capital stock	1,700,000,000	1,700,000,000
		2,000,000,000	2,000,000,000
September 23, 2014	Increase in authorized capital stock	2,000,000,000	2,000,000,000
		4,000,000,000	₽4,000,000,000

For the years ended December 31, 2024 and 2023, there were no movements in the Parent Company's registered securities. There are 3,079 shareholders who hold 3.0 billion shares as at December 31, 2024 and 2023.

On March 12, 2014, the Parent Company's BOD resolved to increase the authorized capital stock from 2 billion to 4 billion common stock with par value of P1 per share. On September 23, 2014, the SEC approved the increase in authorized capital stock. The shares issued from the increase in authorized capital stock were still in the process of being listed in the PSE as at January 9, 2019 and were eligible for trading on February 26, 2020.

Treasury Stock

In 2007, the BOD approved to reacquire shares totalling 13 million common shares, which were reacquired in 2008 and were stated at acquisition cost amounting to ₱27.6 million.



As at December 31, 2024 and 2023 the retained earnings is restricted to payments of dividends to the extent of the cost of treasury stock.

Dividends Payable

Dividends payable from the declaration made in 2016 amounted to ₱8.4 million as at December 31, 2024 and 2023, respectively (see Note 14). The Parent Company did not declare dividends in 2024 and 2023.

17. Interest Income

	2024	2023
Cash with banks and short-term deposits (see Note 4)	₽4,083,899	₽1,592,916
Long-term note receivable (see Notes 13 and 19)	2,592,500	2,585,416
Advances to related parties (see Note 19)	24,400,000	12,266,667
	₽31,076,399	₽16,444,999

18. General and Administrative Expenses

	2024	2023
Personnel costs	₽21,809,783	₽20,915,088
Entertainment, amusement and recreation	7,605,690	5,804,979
Outside services	6,578,609	6,578,265
Depreciation (see Note 11)	1,957,166	1,477,610
Membership fees	855,299	753,333
Communication, light and water	652,967	593,123
Insurance	625,182	615,768
Taxes and licenses	568,340	391,078
Transportation and travel	367,762	349,062
Office supplies	346,346	359,196
Repairs and maintenance	224,634	59,019
Seminars and trainings	170,962	204,490
Others	119,309	132,002
	₽41,882,049	₽38,233,013

Others mainly consist of donations, seminars and training fees of its employees.

Personnel costs consist of the following:

	2024	2023
Salaries and wages	₽ 17,385,955	₽16,232,646
Pension cost (see Note 20)	186,580	135,057
Other employee benefits	4,237,248	4,547,385
	₽21,809,783	₽20,915,088

Other employee benefits are composed of various benefits given to employees, such as medical benefits, uniform allowance, and other bonuses.



19. Related Party Transactions

Related party relationship exists when one party has the ability to control, directly or indirectly through one or more intermediaries, the other party or exercise significant influence over the other party in making financial and operating decisions. Such relationship also exists between and/or among entities, which are under common control with the reporting enterprises and its key management personnel, directors or its stockholders. In considering each related party relationship, attention is directed to the substance of the relationship, and not merely the legal form.

The Parent Company, in its regular course of business, has entered into transactions with related parties at terms and conditions agreed upon by the parties.

The Parent Company has the following transactions with related parties:

		Transactions	Outstanding Receivable	
Category	Year	During the Year	(Payable)	Terms and Conditions
Ultimate Parent Alakor				
Advances to	2024 2023	₽ _ ₽110,224	₽8,069,612 ₽8,069,612	On demand; Noninterest-bearing; Unsecured; Unimpaired
	2020	1110,22	10,000,012	Silberuirea, Silimpuirea
Accrued interest (see Notes 13 and 17)	2024	2,592,500	22,399,384	On demand; Interest-
,	2023	2,585,416	19,806,884	bearing; Unsecured
Advances from (see Note 19c)	2024	44,028,002	(753,019,878)	2 years; Noninterest bearing;
	2023	_	(797,047,880)	Unsecured
Stockholder				
NBS (see Note 19d)	2024	_	10,000,000	On demand; Noninterest-bearing;
	2023	_	10,000,000	Unsecured; Unimpaired
Abacus (see Note 19f)	2024	_	300,000,000	90-day term; 8% interest-
	2023	300,000,000	300,000,000	bearing; Unsecured; Unimpaired
Interest (see Notes 17 and 19f)	2024	24,400,000	36,666,667	On demand; Interest-
	2023	12,266,667	12,266,667	bearing; Unsecured
Subsidiary				
VMC (see Note 19b)	2024	57,047	28,284,570	On demand; Noninterest-bearing;
	2023	341,753	28,227,523	Unsecured; Unimpaired
TVRI (see Note 19b)	2024	12,662,467	99,514,377	On demand; Noninterest-bearing;
	2023	7,568,713	86,851,910	Unsecured; Unimpaired
APPC (see Note 19b)	2024	250	35,354,240	On demand; Noninterest-bearing;
	2023	1,780,171	35,353,990	Unsecured; Unimpaired
Associate				
UPMC (see Note19a)	2024	16,200,000	119,614,284	On demand; Noninterest-bearing;
	2023	16,458,334	103,414,284	Unsecured; Unimpaired
Affiliate				
VIMC (see Note19e)	2024	_	3,178,882	On demand; Noninterest-bearing;
	2023	_	3,178,882	Unsecured; Unimpaired

- a. The Parent Company made advances to UPMC for additional working capital amounting to ₱16.2 million and ₱16.5 million in 2024 and 2023, respectively.
- b. Due from APPC, TVRI and VMC pertains to advances for working capital purposes.



- c. In 2017, the Parent Company received advances from Alakor amounting to ₱797.0 million to fund the acquisition of ACMDC shares due in 2019. The Parent Company secured a commitment from Alakor Corporation that the latter will not to demand payment until December 31, 2025 and December 31, 2024, respectively. The advances from Alakor is carried at amortized cost which amounted to ₱753.0 million and ₱797.0 million, net of discount, as at December 31, 2024 and 2023, respectively. This also resulted to a recognition of day 1 gain which amounted to ₱45.6 million and nil in 2024 and 2023, respectively. Accretion of discount on advances amounted to ₱1.5 million and nil in 2024 and 2023, respectively. As at December 31, 2024 and 2023, advances from Alakor is presented under "Noncurrent Liabilities" account.
- d. The Parent Company made advances to NBS for additional working capital.
- e. The Parent Company made advances to VIMC for additional working capital.
- f. On June 30, 2023, the Parent Company has extended its credit line of up to ₱300.0 million in favor of Abacus Book & Card Corporation (Abacus) at 90-day term at an interest rate of 8% per annum. The credit line is automatically extended for a period of one (1) year, and every year thereafter if the amount remains unpaid upon maturity. The credit line will provide short-term funding of the operations of National Book Store, Inc. (NBS) and Abacus.

Total interest earned amounted to ₱24.4 million and ₱12.3 million in 2024 and 2023, respectively (see Note 17). Accrued interest receivable as at December 31, 2024 and 2023 amounted to ₱36.7 million and ₱12.3 million, respectively (see Note 5).

All outstanding balances with related parties are expected to be settled in cash.

Compensation of Key Management Personnel

The compensation of the Parent Company's key management personnel by benefit type as follows:

	2024	2023
Short-term employee benefits	₽13,676,830	₽12,905,050
Post-employment pension benefits	97,000	135,057
	₽13,773,830	₽13,040,107

20. Retirement Benefits

The Parent Company has a funded, non-contributory defined retirement plan covering all its regular employees. The benefit is based on certain percentage of the member's final monthly salary and length of service with the Company. The retirement benefit plan obligation is determined using the projected unit credit method. There was no plan of termination or curtailment for the years ended December 31, 2024 and 2023.

Under the existing regulatory framework, Republic Act No. 7641, *Retirement Pay Law* requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity, provided however that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the plan.



The following tables summarize the funded status and the amounts recognized in the statements of financial position, the components of net retirement benefit expense (income) recognized in statements of comprehensive income and the changes in the present value of the defined benefit obligation and the fair value of plan assets.

Changes in the defined benefit obligation and fair value of plan assets are as follows:

2	N	2	4

	Defined	Fair Value of	Effect of the	Net Defined
	Benefit Liability	Plan Asset	Asset Ceiling	Benefit Asset
Balances at beginning of year	₽16,522,713	(2 29,102,595)	₽4,489,850	(₽8,090,032)
Current service cost	671,982	_	_	671,982
Net interest	991,363	(1,746,156)	269,391	(485,402)
Pension cost (benefit) charged to profi	it			
or loss	1,663,345	(1,746,156)	269,391	186,580
Remeasurement loss - change in the				
effect of the asset ceiling	_	_	(589,507)	(589,507)
Remeasurement gain on plan assets				
(excluding amount included in net				
interest)	_	494,034	_	494,034
Remeasurement changes arising from				
changes in financial assumptions	(59,983)	_	_	(59,983)
Remeasurement changes arising from				
experience adjustments	886,416	_	_	886,416
Pension cost (benefit) charged to OCI	826,433	494,034	(589,507)	730,960
Benefits paid directly from book				
reserve	(772,655)	_	_	(772,655)
Balances at end of year	₽18,239,836	(₱30,354,717)	₽4,169,734	(₽7,945,147)
<u>2023</u>				
<u>2023</u>	Defined	Fair Value of	Effect of the	Net Defined
	Benefit Liability	Plan Asset	Asset Ceiling	Benefit Asset
Balances at beginning of year	Benefit Liability ₱15,310,099			Benefit Asset (₱7,601,477)
Balances at beginning of year Current service cost	Benefit Liability ₱15,310,099 649,677	Plan Asset (₱27,898,945)	Asset Ceiling ₱4,987,369 —	Benefit Asset (₱7,601,477) 649,677
Balances at beginning of year	Benefit Liability ₱15,310,099	Plan Asset	Asset Ceiling	Benefit Asset (₱7,601,477)
Balances at beginning of year Current service cost	P15,310,099 649,677 1,036,494	Plan Asset (₱27,898,945)	Asset Ceiling ₱4,987,369 —	Benefit Asset (₱7,601,477) 649,677
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss	Benefit Liability ₱15,310,099 649,677	Plan Asset (₱27,898,945)	Asset Ceiling ₱4,987,369 —	Benefit Asset (₱7,601,477) 649,677
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss	P15,310,099 649,677 1,036,494	Plan Asset (₱27,898,945) — (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620)
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit	P15,310,099 649,677 1,036,494	Plan Asset (₱27,898,945) — (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620)
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss Remeasurement loss - change in the	P15,310,099 649,677 1,036,494	Plan Asset (₱27,898,945) — (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620) 135,057
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss Remeasurement loss - change in the effect of the asset ceiling	P15,310,099 649,677 1,036,494	Plan Asset (₱27,898,945) — (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620) 135,057
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss Remeasurement loss - change in the effect of the asset ceiling Remeasurement loss on plan assets	P15,310,099 649,677 1,036,494	Plan Asset (₱27,898,945) — (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620) 135,057
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss Remeasurement loss - change in the effect of the asset ceiling Remeasurement loss on plan assets (excluding amount included in net	P15,310,099 649,677 1,036,494	Plan Asset (₱27,898,945) - (1,888,759) (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620) 135,057 (835,164)
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss Remeasurement loss - change in the effect of the asset ceiling Remeasurement loss on plan assets (excluding amount included in net interest) Remeasurement changes arising from changes in financial assumptions	P15,310,099 649,677 1,036,494	Plan Asset (₱27,898,945) - (1,888,759) (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620) 135,057 (835,164)
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss Remeasurement loss - change in the effect of the asset ceiling Remeasurement loss on plan assets (excluding amount included in net interest) Remeasurement changes arising from changes in financial assumptions Remeasurement changes arising from	P15,310,099 649,677 1,036,494 1,686,171 - 396,386	Plan Asset (₱27,898,945) - (1,888,759) (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620) 135,057 (835,164) 685,109 396,386
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss Remeasurement loss - change in the effect of the asset ceiling Remeasurement loss on plan assets (excluding amount included in net interest) Remeasurement changes arising from changes in financial assumptions	Penefit Liability P15,310,099 649,677 1,036,494 1,686,171 -	Plan Asset (₱27,898,945) - (1,888,759) (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620) 135,057 (835,164) 685,109
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss Remeasurement loss - change in the effect of the asset ceiling Remeasurement loss on plan assets (excluding amount included in net interest) Remeasurement changes arising from changes in financial assumptions Remeasurement changes arising from experience adjustments	Panefit Liability P15,310,099 649,677 1,036,494 1,686,171 - 396,386 (869,943)	Plan Asset (₱27,898,945) (1,888,759) (1,888,759) 685,109	Asset Ceiling P4,987,369 - 337,645 337,645 (835,164)	Benefit Asset (₱7,601,477) 649,677 (514,620) 135,057 (835,164) 685,109 396,386 (869,943)
Balances at beginning of year Current service cost Net interest Pension cost (benefit) charged to profit or loss Remeasurement loss - change in the effect of the asset ceiling Remeasurement loss on plan assets (excluding amount included in net interest) Remeasurement changes arising from changes in financial assumptions Remeasurement changes arising from	P15,310,099 649,677 1,036,494 1,686,171 - 396,386	Plan Asset (₱27,898,945) - (1,888,759) (1,888,759)	Asset Ceiling P4,987,369 337,645	Benefit Asset (₱7,601,477) 649,677 (514,620) 135,057 (835,164) 685,109 396,386

The assets of the Plan are being held by Sun Life Financial Plans, Inc. The investing decisions of the Plan are made by certain officers of the Parent Company duly authorized by the BOD.

The Plan is composed of 100% insurance as at December 31, 2024 and 2023. The Retirement Trust Fund assets are valued by the fund manager at fair value using the mark-to-market valuation.



The principal assumptions used to determine retirement benefit plan obligation are as follows:

	2024	2023
Discount rates	6.12%	6.00%
Wage and salary increases	5.00%	5.00%
Average expected future service years of		
active plan members	25.2	23.6

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as at the end of the reporting period, assuming all other assumptions were held constant:

	Increase		
	(decrease)	2024	2023
Discount rates	+100 basis points	(₽ 477,567)	(₱509,836)
	-100 basis points	518,973	556,427
Salary increase rates	+100 basis points	519,585	556,427
-	-100 basis points	(486,907)	(519,222)

The Parent Company does not expect to contribute to the defined benefit pension plan in 2025.

Shown below is the maturity analysis of the undiscounted benefit payments:

	2024	2023
One year to five years	₽19,942,747	₽13,908,612
More than five years	166,807	5,620,642
	₽20,109,554	₽19,529,254

The average duration of the defined benefit obligation as at December 31, 2024 and 2023 is 2.7 years and 3.2 years, respectively.

21. Income Taxes

The provision for current income tax in 2024 and 2023 represents RCIT and MCIT, respectively. The Parent Company availed the itemized deductions both in 2024 and 2023.

The reconciliation between the provision for (benefit from) income tax computed at the statutory income tax rates and the provisions for income tax as shown at the effective income tax rates in the Parent Company statements of comprehensive income as follows:

	2024	2023
Provision for (benefit from) income tax at		
statutory rate	₽11,947,907	₽11,634,360
Adjustments to income tax resulting from:		
Day 1 gain	(49,077,067)	(38,933,624)
Accretion of discount	42,918,550	28,587,944
Change in temporary differences,		
NOLCO and MCIT	10,766,726	(8,319,204)
Fair value changes of financial assets at FVTPL	(3,164,605)	(1,815,908)
Non-deductible expenses	2,344,635	1,529,392
Dividend income subject to zero-rated		
income tax	(1,448,622)	(1,456,592)
Interest income subjected to final tax	(1,020,975)	(398,229)
	₽13,266,549	(₱9,171,861)



The components of the Parent Company's net deferred tax assets (liabilities) are as follows:

	2024	2023
Deferred income tax liabilities recognized in		_
profit or loss:		
Unrealized foreign exchange gains	₽_	(₱9,573,619)
Retirement benefit plan asset	_	(1,256,553)
	-	(10,830,172)
Deferred income tax liability on remeasurement		
gains on defined benefit plan recognized in other		
comprehensive income	_	(1,053,456)
Deferred income tax assets recognized in profit or		
loss in allowance for provision for impairment		
of deferred exploration cost	_	22,034,121
	₽_	₽10,150,493

The Parent Company did not recognize deferred income tax assets on the following deductible temporary differences and carryforward benefits of MCIT and NOLCO since management believes that it is not probable that sufficient taxable profit will be available against which the benefits can be utilized:

	2024	2023
Deductible temporary differences on:		_
Allowance for impairment losses on deferred		
exploration costs	₽ 112,364,021	₽24,227,537
MCIT	_	1,810,633
NOLCO	_	3,808,602

Bayanihan to Recover as One Act (Bayanihan 2)

On September 30, 2020, the BIR issued Revenue Regulation No. 25-2020 implementing Section 4 of Bayanihan 2 which states that the NOLCO incurred for taxable years 2020 and 2021 can be carried over as a deduction from gross income for the next five (5) consecutive taxable years immediately following the year of such loss.

As at December 31, 2024 and 2023, the Parent Company has accumulated NOLCO and excess MCIT over RCIT that can be carried forward and applied against the future taxable income and income tax due, respectively, as follows:

NOLCO

2024 Year Incurred 2022	Availment Period 2023-2025	As at January 1, 2024 ₱3,808,602	Additions	Applied (₱3,808,602)	Expired P –	As at December 31, 2024 P-
<u>2023</u> Year	Availment	As at				As at
Incurred	Period	January 1, 2023	Additions	Applied	Expired	December 31, 2023
2023	2024-2026	₽-	₽–	₽–	₽–	₽–
2022	2023-2025	18,022,347	_	(14,213,74)	_	3,808,602
2021	2022-2026	10,248,892	_	(10,248,892)	_	_
2020	2021-2025	13,352,319	_	(13,352,319)	_	_
		₽41,623,558	₽–	(₱37,814,956)	₽_	₽3,808,602



MCIT

<u>2024</u>						
Year	Availment	As at				As at
Incurred	Period	January 1, 2024	Additions	Applied	Expired	December 31, 2024
2023	2024-2026	₽1,134,535	₽-	(₱1,134,535)	₽-	₽-
2022	2022-2024	172,353	_	(172,353)	_	_
2021	2022-2024	503,745	=	(503,745)	_	=
		₽1,810,633	₽_	(₱1,810,633)	₽_	₽_

2023						
Year	Availment	As at				As at
Incurred	Period	January 1, 2023	Additions	Applied	Expired	December 31, 2023
2023	2023-2025	₽_	₽1,134,535	₽–	₽-	₽1,134,535
2022	2022-2024	172,353	_	_	_	172,353
2021	2022-2024	503,745	_	_	_	503,745
2020	2021-2023	800,017	_	_	(800,017)	=
		₽1,476,115	₽1,134,535	₽_	(₱800,017)	₽1,810,633

On June 20, 2023, the Bureau of Internal Revenue issued Revenue Memorandum Circular (RMC) No. 69-2023 reverting the MCIT rate to 2% of gross income effective July 1, 2023 pursuant to Republic Act (RA) No. 11534, otherwise known as the "Corporate Recovery and Tax Incentives for Enterprises (CREATE)" Act. MCIT rate was previously reduced from 2% to 1% effective July 1, 2020 to June 30, 2023 upon the effectivity of CREATE Act in 2021.

Consequently, the Company recognized MCIT using the effective rate of 2% in 2024 in accordance with RMC 69-2023.

22. Financial Risk Management and Capital Management

The Parent Company's main financial instruments are cash and cash equivalents, receivables, long-term note receivable, financial assets at FVTPL, financial assets at FVOCI and due to related parties. The main purpose of these financial instruments is to raise funds and maintain continuity of funding and financial flexibility for the Parent Company. The Parent Company has various other financial assets and liabilities such as accounts payable and others (excluding statutory payables) and subscription payable which arise directly from its operations and investing activities.

The BOD has the overall responsibility for the establishment and oversight of the Parent Company's risk management framework. The Parent Company's risk management policies are established to identify and manage the Parent Company's exposure to financial risks, to set appropriate transaction limits and controls, and to monitor and assess risks and compliance to internal control policies. Risk management policies and structure are reviewed regularly to reflect changes in market conditions and the Parent Company's activities.

The Parent Company has exposure to liquidity risk, credit risk, foreign currency risk and equity price risk from the use of its financial instruments. The Board reviews and approves the policies for managing each of these risks and they are summarized below.

Liquidity Risk

Liquidity risk is the risk that the Parent Company will not be able to meet its financial obligations as they fall due. The Parent Company's objectives to managing liquidity risk is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions.



The Parent Company manages liquidity risk by maintaining a balance between continuity of funding and flexibility in operations. Treasury controls and procedures are in place to ensure that sufficient cash is maintained to cover daily operational and working capital requirements. Management closely monitors the Parent Company's future and contingent obligations and sets up required cash reserves as necessary in accordance with internal policies.

The Parent Company's financial assets used for liquidity management are its cash and cash equivalents, receivables and financial assets at FVTPL.

As at December 31, 2024 and 2023, the Parent Company's cash and cash equivalents may be withdrawn anytime, while its financial assets at FVTPL are traded in the stock exchange and may be converted to cash by selling them during the normal trading hours on any business day.

The following tables summarize the Parent Company's financial assets that can be used to manage its liquidity risk and the maturity profile of the Parent Company's financial liabilities based on contractual undiscounted payments as at December 31 (including interest as applicable):

2021	Contractual Undiscounted Payments				
	On Demand	Less than 1 year	1 to 2 Years	More than 2 Years	Total
Financial Assets at Amortized Cost		·			
Cash and cash equivalents	₽82,642,934	₽_	₽–	₽-	₽82,642,934
Receivables	_	750,534,613	_	_	750,534,613
Notes receivable	_	_	60,000,000	_	60,000,000
Financial assets at FVTPL	76,267,300	_	_	_	76,267,300
Financial assets at FVOCI	_	_	_	521,260	521,260
	158,910,234	750,534,613	60,000,000	521,260	969,966,107
Financial Liabilities					
Accounts payable and accrued					
expenses*	₽95,802,842	₽_	₽_	₽89,419,422	₽185,222,264
Subscription payable	-	2,323,666	2,778,487,710	_	2,780,811,376
Due to a related party	_	_	797,047,880	_	797,047,880
	95,802,842	2,323,666	3,575,535,590	89,419,422	3,763,081,520
Net Financial Assets (Liabilities)	₽63,107,392	₽748,210,947	(P 3,515,535,590)	(P 88,898,162)	(P 2,793,115,413)

^{*} Excluding statutory payables

2023

_	Contractual Undiscounted Payments				
	On Demand	Less than 1 year	1 to 2 Years	More than 2 Years	Total
Financial Assets at Amortized Cost					_
Cash and cash equivalents	₱137,283,531	₽–	₽–	₽–	₱137,283,531
Receivables	_	699,240,599	_	_	699,240,599
Notes receivable	_	_	60,000,000	_	60,000,000
Financial assets at FVTPL	63,608,880	_	_	_	63,608,880
Financial assets at FVOCI	_	_	_	521,260	521,260
	200,892,411	699,240,599	60,000,000	521,260	960,654,270
Financial Liabilities					
Accounts payable and accrued					
expenses*	109,241,460	_	_	89,419,422	198,660,882
Subscription payable	_	2,323,666	2,778,487,710	_	2,780,811,376
Due to a related party	_	_	797,047,880	_	797,047,880
	109,241,460	2,323,666	3,575,535,590	89,419,422	3,776,520,138
Net Financial Assets (Liabilities)	₽91,650,951	₽696,916,933	(P 3,515,535,590)	(₱88,898,162)	(₱2,815,865,868)

^{*} Excluding statutory payables

Credit Risk

Credit risk is the risk that the counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Parent Company is exposed to credit risk from its operating activities primarily from cash and cash equivalents and receivables.



The Parent Company ensures that its financial assets are considered high grade by transacting only with top banks in the Philippines and maintaining good relationships with related parties, key employees and debtors who are highly reputable and with good credit standing.

Customer credit risk is managed through the Parent Company's established policy, procedures and control relating to customer risk management including credit review and analysis of receivables on a continuous basis.

With respect to credit risk arising from cash and cash equivalents, receivables and long-term note receivable, the Parent Company's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments. Since the Parent Company trades only with recognized third parties, there is no requirement for collateral.

The maximum exposure to credit risk amounted to ₱893.2 million and ₱896.5 million as at December 31, 2024 and 2023, respectively.

There are no significant concentrations of credit risk within the Parent Company.

The Parent Company writes-off a financial asset, in whole or in part, when the asset is considered uncollectible, it has exhausted all practical recovery efforts and has concluded that it has no reasonable expectations of recovering the financial asset in its entirety or a portion thereof. The Parent Company writes off an account when all of the following conditions are met:

- the asset is in past due for over 90 days, or is already an item-for-forfeiture
- contract restructuring is no longer possible

The Parent Company may also write-off financial assets that are still subject to enforcement activity. The Parent Company has not written off outstanding loans and receivables that are still subject to enforcement activity as at December 31, 2024 and 2023.

The following are the details of the Parent Company's assessment of credit quality and the related ECLs as at December 31, 2024 and 2023:

General approach

- Cash and cash equivalents As at December 31, 2024 and 2023, the ECL relating to the cash and cash equivalents of the Parent Company is minimal as these are deposited in reputable banks which have good bank standing and is considered to have low credit risk.
- Receivables and long-term note receivable No ECL is recognized for these receivables since
 there were no history of default payments. This assessment is undertaken each financial year
 through examining the financial position of the related parties and the markets in which the
 related parties operate.

	2024				
	Stage 1	Stage 2	Stage 3	Lifetime ECL Simplified	
	12-month ECL	Lifetime ECL	Lifetime ECL	Approach	Total
High grade	₽82,632,934	₽_	₽_	₽_	₽82,632,934
Medium grade	810,534,613	_	_	_	810,534,613
Gross carrying amount	893,167,547	-	_	-	893,167,547
Less allowance	_	_	_	_	
Carrying amount	₽893,167,547	₽-	₽_	₽-	₽893,167,547



			2023		
	Stage 1	Stage 2	Stage 3	Lifetime ECL	
	12-month	Lifetime	Lifetime	Simplified	
	ECL	ECL	ECL	Approach	Total
High grade	₽137,218,914	₽_	₽_	₽_	₱137,218,914
Medium grade	759,240,600	_	_	_	759,240,600
Gross carrying amount	896,459,514	_	_	_	896,459,514
Less allowance	_	_	_	_	
Carrying amount	₽896,459,514	₽_	₽_	₽_	₽896,459,514

The credit quality of financial assets is managed by the Parent Company using high, medium and low grades as internal credit ratings.

High grade - pertains to counterparty who is not expected by the Parent Company to default in settling its obligations, thus credit risk exposure is minimal. This normally includes large prime financial institutions and government agencies.

Medium and low grades - other financial assets not belonging to high grade financial assets are included in either of these categories.

The Parent Company has assessed the credit quality of the following financial assets that are neither past due nor impaired:

- Cash and cash equivalents are classified as high grade since these are deposited with reputable banks.
- Receivables are classified medium grade since these are receivables from related parties taking into account the related parties' financial standing and ability to pay.
- Long-term note receivable is classified as medium grade since these belong to companies which have good financial conditions and operate in an industry which has potential growth.

The Parent Company's maximum exposure to credit risk is equal to the aggregate carrying amount of its financial assets.

Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates, and other market variables which will adversely affect the Parent Company's total comprehensive income or value of its financial instruments. The objective of the Parent Company's market risk management is to manage and control market risk exposures within acceptable parameters. The exposures to specific market risks are as follows:

Foreign Exchange Risk

The Parent Company uses the Philippine peso as its functional currency and is therefore exposed to foreign exchange movements, primarily in U.S. dollar currency. The Parent Company follows a policy to manage its foreign exchange risk by closely monitoring its cash flow position and by providing forecast on all other exposures in non-peso currencies.

Information on the Parent Company's US\$-denominated monetary assets and their ₱ equivalent are as follows:

	202	24	2023		
	US\$	₽	US\$	₽	
Financial asset:				_	
Cash in banks	\$263,170	₽15,223,058	\$2,286,850	₽126,622,885	



The following table demonstrates the sensitivity to a reasonably possible change in Philippine \$\mathbb{P}\$\stacks\$, with all other variables held constant, of the Parent Company's loss before income tax. There is no other impact on the Parent Company's equity other than those affecting the Parent Company statements of comprehensive income.

	Change in Peso/US\$ exchange rate		
	US\$ strengthens by 5%	US\$ weakens by 5%	
Increase (decrease) in loss before income tax and in equity			
2024	(₽761,153)	₽761,153	
2023	₽6.331.144	(₽6.331.144)	

As at December 31, 2024 and 2023, the exchange rate of the Philippine peso to the US\$ is ₱57.85 and ₱55.37, respectively.

Equity Price Risk

Equity price risk is the risk that the fair values of equities decrease as a result of changes in the levels of equity indices and the value of the listed shares. The equity price risk exposure arises from the Parent Company's investment in financial assets at FVTPL and quoted financial assets at FVOCI. The Parent Company manages the equity price risk through diversification and by placing limits on individual and total equity instrument.

The effects on equity and income before income tax, (as a result of a change in the fair value of financial assets at FVOCI and financial assets at FVTPL, respectively, at December 31, 2024 and 2023 due to a reasonably possible change in close market prices, with all other variables held constant), are as follows:

	Change in fair market value		
	Increase in market	Decrease in market	
	indices by 5%	indices by 5%	
Increase (decrease) in income/loss before income		_	
tax and in equity:			
Financial Assets at FVTPL			
2024	(₱3,813,365)	₽3,813,365	
2023	(₱3,180,444)	₽3,180,444	
Financial Assets at FVOCI			
2024	(26,063)	26,063	
2023	(26,063)	26,063	

The impact on the Parent Company's equity already excludes the impact on transactions affecting the parent company statements of comprehensive income.

Capital Management

The Parent Company's objectives when managing capital is to maintain a capital structure that provides a balance between the risk associated with higher level of borrowings and the advantages and security of a sound capital position.

The BOD has overall responsibility in monitoring of capital in proportion to risk. Profiles for capital ratios are set in the light of changes in the Parent Company's external environment and the risks underlying the Parent Company's business operations and industry.



The Parent Company monitors capital on the basis of the debt-equity ratio which is calculated as total debt divided by total equity. Total debt is equivalent to accounts payable and others, income tax payable, long-term debt, pension liability and deferred tax liability. Total equity comprises all components of equity including capital stock, additional paid-in capital, net unrealized valuation gain on financial assets at FVOCI and retained earnings, reduced by treasury shares.

There were no changes in the Parent Company's approach to capital management in 2024 and 2023. The Parent Company is also not subject to any externally-imposed capital requirements.

The debt-to-equity ratio as at December 31, 2024 and 2023 is as follows:

	2024	2023
Total liabilities	₽3,589,354,445	₽3,627,397,122
Total equity	5,810,524,742	5,776,547,883
Debt-to-equity ratio	0.62	0.63

The Parent Company considers its equity amounting to ₱5.8 billion as at December 31, 2024 and 2023, respectively, as its core capital.

23. Basic and Diluted Earnings (Loss) Per Share

Basic earnings per share is calculated by dividing the net income for the year divided by the weighted average number of common shares outstanding during the year (adjusted for any stock dividends).

Basic and diluted earnings per share are computed as follows:

	2024	2023
Net income	₽34,525,079	₽55,709,301
Weighted average number		
of common shares	3,013,186,174	3,010,341,730
Basic and diluted earnings (loss) per share	₽0.011	₽0.019

The resulting per share amounts is the same for both basic and diluted earnings per share in 2024 and 2023 since the Parent Company does not have any debt or equity securities that will potentially cause an earnings per share dilution.

24. Fair Value Measurement

Fair Values of Financial Instruments

The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate such value:

Cash and Cash Equivalents, Receivables, Accounts Payable and Others, and Due to a Related Party The carrying amount of cash and cash equivalents, receivables, accounts payable and accrued expenses and due to related parties approximate their fair values due to their short-term maturities.

Long-term Note Receivable

The fair value of long-term note receivable is determined based on Level 3 inputs using the present value of future cash flows discounted using current rates available for note with the same profile as at



reporting date. The fair value of long-term note receivable as at December 31, 2024 and 2023 amounted to P60.0 million. Discount rates used ranged from 4.69% to 6.14% and 5.00% to 5.93% in 2024 and 2023. The carrying amount of long-term note receivable amounted to P60.0 million as at December 31, 2024 and 2023.

Financial Assets at FVTPL and Financial Assets at FVOCI

The fair values of publicly traded instruments and similar investments are determined based on Level 1 inputs using the quoted closing market prices at the end of the reporting period. Fair value of unquoted equity shares is determined based on Level 2 inputs using adjusted net value asset approach.

For the years ended December 31, 2024 and 2023, there were no transfers between Level 1 and Level 2 fair value measurements and no transfers into and out of the Level 3 measurements.

Subscription Payable

The fair value of subscription payable is determined based on Level 3 inputs using the present value of future cash flows discounted using current rates available for note with the same profile as at reporting date. The fair value of subscription payable as at December 31, 2024 and 2023 amounted to P2,936.0 million and P2,943.5 million, respectively. Discount rates used ranged from 5.45% to 5.74% in 2024 and 5.00% to 5.93% in 2023. The carrying amount of subscription payable amounted P2,648.8 million and P2,629.4 million as at December 31, 2024 and 2023, respectively.

25. Supplementary Tax Information Required Under Revenue Regulations (RR) 15-2010

In compliance with the requirements set forth by Revenue Regulations 15-2010, the Parent Company reported and paid the following types of taxes for the year ended December 31, 2024:

VAT

Output VAT

The Parent Company is a VAT-registered entity with net sales/receipts and output VAT declared in the VAT returns filed for the year ended December 31, 2024 as follows:

	Net Sales/	
	Receipts	Output VAT
Vatable sales/receipt	₱13,941,902 ₱1,673,02	
Input VAT		
Balance at beginning of year		₽_
Domestic purchases of services		283,426
Total		₽283,426

Withholding Taxes

The below summarizes the total withholding taxes paid or accrued by the Parent Company:

Withholding taxes on compensation and benefits	₹3,225,152
Expanded withholding taxes	479,428
	₽3,704,580



<u>Other Taxes and Licenses</u>
Taxes and licenses, local and national, include real property taxes, licenses and permit fees as follows:

Business permits, licenses, fees and others	₽172,533
Documentary stamp taxes	156,913
Penalties and surcharges	206,721
	₽536,167

Tax Assessments and Cases

The Parent Company has not received any final assessment notice from the BIR and has no pending tax cases under preliminary investigation, litigation, and/or prosecution in courts or bodies outside of the BIR as at December 31, 2024.





SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 8891 0307 Fax: (632) 8819 0872 sqv.ph

INDEPENDENT AUDITOR'S REPORT ON THE SCHEDULE OF RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION

The Board of Directors and the Stockholders Anglo Philippine Holdings Corporation Quad Alpha Centrum 125 Pioneer St. Mandaluyong City

We have audited in accordance with Philippine Standards on Auditing, the financial statements of Anglo Philippine Holdings Corporation (the Parent Company), as at and for the years ended December 31, 2024 and 2023, and have issued our report thereon dated April 21, 2025. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The accompanying Schedule of Reconciliation of Retained Earnings Available for Dividend Declaration is the responsibility of the Company's management. This schedule is presented for the purposes of complying with the Revised Securities Regulation Code Rule 68, and is not part of the basic financial statements. This has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, fairly state, in all material respects, the information required to be set forth therein in relation to the basic financial statements taken as a whole.

Ma. Genalin Q. Arevalo

Partner

CPA Certificate No. 108517

Tax Identification No. 224-024-926

The Genelin a. anevals

BOA/PRC Reg. No. 0001, April 16, 2024, valid until August 23, 2026

BIR Accreditation No. 08-001998-123-2023, January 25, 2023, valid until January 24, 2026

PTR No. 10465260, January 2, 2025, Makati City

April 21, 2025





ANGLO PHILIPPINE HOLDINGS CORPORATION

SCHEDULE OF RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION FOR THE YEAR ENDED DECEMBER 31, 2024

		Amount
Unappropriated Retained Earnings, beginning of reporting period		₽1,216,626,527
Add: Items that are directly credited to Unappropriated Retained Earnings		
Reversal of Retained Earnings Appropriation/s	₽_	
Effect of restatement or prior-period adjustments	_	
Others: Deferred income tax asset		
Less: Items that are directly debited to Unappropriated Retained Earnings		
Dividend declaration during the reporting period	_	
Retained Earnings appropriated during the period	_	
Effect of restatements or prior-period adjustments	_	
Others: Treasury shares	27,566,075	
Others: Deferred income tax asset	22,034,121	49,600,196
Unappropriated Retained Earnings, as adjusted		1,167,026,331
Add: Net income actually earned/realized during the period		34,525,079
Less: Unrealized income recognized in the profit or loss during the reporting period (net of 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 a		
result of certain transactions accounted for under the PFRS	_	
Sub-total	·-	
Add: Unrealized income recognized in the profit or loss in prior reporting periods but 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 fair value through profit or loss (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	_	_

(Forward)

		Amount
Add: Unrealized income recognized in the profit or loss in prior reporting periods but reversed in the current reporting period (net		
of tax)		
Reversal of previously recorded foreign exchange gain, except		
those attributable to cash and cash equivalents	₽-	
Reversal of previously recorded fair value adjustment (mark-to-		
market gains) of financial instruments at fair value through profit		
or loss (FVTPL)	_	
Reversal of previously recorded fair value gain of Investment		
Property 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		₽-
Sub tour	_	1
Adjusted Net Income		34,525,079
Add: Non-actual losses recognized in profit or loss during the	_	
reporting period (net of tax)		
Depreciation on revaluation increment (after tax)	_	
Others: Deferred income tax assets that increased the amount of		
provision for income tax	_	
Sub-total	_	
Add/Less: 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	_	_
Add/Less: Other items that should be excluded from the		
etermination of the amount of 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	22 024 121	
reconciling items under the previous categories Net movement in deferred tax asset and deferred tax liabilities	22,034,121	
related to same transaction, e.g., set up of right of use asset and		
lease liability, set-up of asset and asset retirement obligation, set-up		
of service concession asset and concession payable	_	
Adjustment due to deviation from PFRS/ GAAP - gain (loss)	_	
Others		
Sub-total	_	22,034,121
FOTAL RETAINED EARNINGS, END AVAILABLE FOR DIVIDEND DECLARATION		₽1,223,585,531
DIVIDEND DECEMBRITION		1 1,220,000,001

Annex A: Reporting Template

(For additional guidance on how to answer the Topics, organizations may refer to Annex B: Topic Guide)

Contextual Information

Company Details	
Name of Organization	ANGLO PHILIPPINE HOLDINGS CORPORATION (APO)
Location of Headquarters	6 [™] Floor Quad Alpha Centrum 125 Pioneer St. Mandaluyong City
Location of Operations	Philippines
Report Boundary: Legal entities (e.g. subsidiaries) included in this report*	This Sustainability Report covers the operations of Anglo Philippine Holdings Corporation
Business Model, including Primary Activities, Brands, Products, and Services	The Company is an investment holding firm focused on, and maintaining investments in, natural resources, property development and infrastructure. The Company also maintains minor investments in diversified pioneer projects with attractive economic returns.
Reporting Period	January 1 to December 31, 2024
Highest Ranking Person responsible for this report	Adrian Paulino S. Ramos - President

^{*}If you are a holding company, you could have an option whether to report on the holding company only or include the subsidiaries. However, please consider the principle of materiality when defining your report boundary.

Materiality Process

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

APO, as a holding Company, with its avowed vision/mission of "Helping Build the Filipino Future", focuses its investments in natural resources, property development and infrastructure projects. This report covers its operations as an investment company.

In preparing this report, APO assesses its objective and target goals not only as an organization but also as a company responsible to its stakeholders. Identifying the issues helps APO assess its risk exposures which allows it, in turn, to look for or create new or better opportunities. These opportunities likewise allow APO to align its efforts in adhering to best practices in the local business industry but also to hold itself capable of adhering to international standards. Material topics were discussed and assessed with the guidance of the Board of Directors and APO's key executive officers.

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

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ECONOMIC

Economic Performance

Direct Economic Value Generated and Distributed

Disclosure	Amount
Direct economic value generated (revenue)	50,301,566
Direct economic value distributed:	
a. Operating costs	23,177,355
b. Employee wages and benefits	22,582,438
c. Payments to suppliers, other operating costs	346,346
d. Dividends given to stockholders and interest payments to loan providers	-
e. Taxes given to government	1,334,516
f. Investments to community (e.g. donations, CSR)	0

What is the impact and where does it occur? What is the organization's involvement in the impact?	Which stakeholders are affected?	Management Approach
APO generally participates in natural resources, infrastructure and property development projects as a pure equity holder without involving itself directly in the operations of the venture beyond the level of the board of directors or operating committees.	Employees Stockholders Suppliers	APO invests only in projects that yield or would yield a return on investment consistent with the economic thresholds set by the Company which are, in turn, based on accepted investment grade standards set by the international business community.
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
Since APO generates its revenues and income from its investments by way of (a) dividends received from, and/or equitizable share in the earnings of, investee companies; and, (b) sale of investments or of the securities to which the investment may have been converted, including interest income earned by such securities, an economic downturn that will negatively affect the operations of its investee Company will affect the Company's ability to generate income.	Employees Stockholders	APO will continue to take advantage of new business opportunities that may emerge in other investment areas which provide synergies with the Company's investment portfolio.
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
With the re-opening of most businesses after the COVID 19 pandemic, the Company is re-evaluating emerging opportunities, particularly in the renewable energy sector.	Employees Stockholders	APO will continue to take advantage of new business opportunities that may emerge in other investment areas which provide synergies with the Company's investment portfolio.

Climate-related risks and opportunities¹

Climate-related risks and opportunities²

Governance	Strategy	Risk Management	Metrics and Targets	
APO, as a holding Company is not directly at risk of climate-related threats. The Board of directors is tasked to primarily manage the overall risks and opportunities by establishing the Board Risk Oversight Committee (BROC).	climate-related risks and opportunities on the APO 's businesses, strategy, and financial planning are not		At present the Company has no formal climate-related risk strategies and metrics. Nonetheless, the Company will consider adopting a formal enterprise risk management program should the need arise.	
Recommended Disclosures				
a) Not applicable	a) Not applicable	a) Not applicable	a) Not applicable	
b) Not applicable	b) Not applicable	b) Not applicable	b) Not applicable	
	c) Not applicable	c) Not applicable		

Procurement Practices

<u>Proportion of spending on local suppliers</u>

Disclosure	Quantity	Units
Percentage of procurement budget used for significant locations of operations that is spent on local suppliers	N/A	%

What is the impact and where does it occur? What is the organization's involvement in the impact?	Which stakeholders are affected?	Management Approach
Since APO is a holding company and its primary business is investing, it does not directly utilize raw materials nor does it procure much supplies, except office supplies.	The effect on shareholders is not material.	Management applies conventional business measures in monitoring and procuring supplies.
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
Potential fraud and corruption	Stockholders	APO commits itself to strictly monitor procurement practices.
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
Procurement costs will be reduced.	Stockholders Employees	APO commits itself to strictly monitor procurement practices.

Anti-corruption

<u>Training on Anti-corruption Policies and Procedures</u>

Disclosure	Quantity	Units
Percentage of employees to whom the organization's anti- corruption policies and procedures have been communicated to	100	%
Percentage of business partners to whom the organization's anti- corruption policies and procedures have been communicated to	0	%
Percentage of directors and management that have received anti- corruption training	100	%
Percentage of employees that have received anti-corruption training	100	%

What is the impact and where does it occur? What is the organization's involvement in the impact?	Which stakeholders are affected?	Management Approach
APO Board of Directors sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct and Ethics.	Employees Suppliers Stockholders Government	APO management ensures that the Company's Code of Conduct and Ethics is strictly followed.
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
Employees may be tempted to do corrupt practices if left unsupervised.	Employees Suppliers Stockholders Government	Management promotes the Company's values and culture so that all its employees will act in accordance with this policy.
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
APO is geared toward business growth in the future and having its Code of Conduct and Ethics will mean that its employees will abide by the law.	Employees Suppliers Stockholders Government	APO management ensures that the Company's Code of Conduct and Ethics is strictly followed.

Incidents of Corruption

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

What is the impact and where does it occur? What is the organization's involvement in the impact?	Which stakeholders are affected?	Management Approach
APO will not tolerate corrupt acts and will implement disciplinary actions against employees violating the Company's Code of Conduct and Ethics.	Employees Suppliers Government	APO management ensures that the Company's Code of Conduct and Ethics is strictly followed.
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
Employees may be tempted to do corrupt practices if left unsupervised.	Employees Suppliers Stockholders Government	APO management ensures that Company's code of conduct and ethics are strictly followed.
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
APO geared toward business growth in the future and having its code of conduct and ethics will mean that its employees will abide by the law.	Employees Suppliers Stockholders Government	APO management ensures that the Company's Code of Conduct and Ethics is strictly followed.

ENVIRONMENT

Resource Management

Energy consumption within the organization:

Disclosure	Quantity	Units
Energy consumption (renewable sources)	0	GJ
Energy consumption (gasoline)	Not material	GJ
Energy consumption (LPG)	0	GJ
Energy consumption (diesel)	0	GJ
Energy consumption (electricity)	30,562	kWh

Reduction of energy consumption

Disclosure	Quantity	Units
Energy reduction (gasoline)	0	GJ
Energy reduction (LPG)	0	GJ
Energy reduction (diesel)	0	GJ
Energy reduction (electricity)	0	kWh
Energy reduction (gasoline)	0	GJ

What is the impact and where does it occur? What is the organization's involvement in the impact?	Which stakeholders are affected?	Management Approach
APO consumes electricity for office use where administrative functions are performed. Efficient use of electricity is always communicated to its employees.	Employee Stockholders Provider of Utility Government	APO commits itself to find ways to minimize electricity consumption to reduce the Company's costs.
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
Except for routine power saving measures, APO has no formal energy reduction program.	Employees Stockholders	APO management is committed to educate its employees on the benefits of reduction of energy consumption.
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
Measures to save on energy cost will result to reduced company expenses.	Employees	Management will continue to find ways to minimize energy consumption.

Water consumption within the organization

Disclosure	Quantity	Units
Water withdrawal	0	Cubic meters
Water consumption	210	Cubic meters
Water recycled and reused	0	Cubic meters

What is the impact and where does it occur? What is the organization's involvement in the impact?		Management Approach
Since APO's water consumption is merely for employee's personal use while inside office premises and keeping the office clean, the efficient way to conserve water consumption is communicated to all employees.	Employee Stockholders Provider of Utility Government	APO commits itself to find ways to minimize electricity consumption to reduce the Company's costs.
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
If not given the proper instructions, employees may consume water inefficiently.	Employee Stockholders Provider of Utility Government	APO management is committed to educate its employees on the benefits of reduced water consumption.
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
APO as an investment Company may consider venturing into water-related business opportunities in the future.	Employee Stockholders Government Community	APO invests only in projects that yield or would yield a return on investment consistent with the economic thresholds set by the Company which are, in turn, based on accepted investment grade standards set by the international business community.

Materials used by the organization

Disclosure	Quantity	Units
Materials used by weight or volume	N/A	
• renewable	*	kg/liters
non-renewable	*	kg/liters
Percentage of recycled input materials used to manufacture the organization's primary products and services	*	%

^{*}These do not apply as the Company is not in the manufacturing business.

What is the impact and where does it occur? What is the organization's involvement in the impact?		Management Approach
APO is not involved in manufacturing, and therefore has no raw materials, but the Company understands its responsibility to ensure that it does its part to protect the environment.	Not applicable	Not applicable
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
APO has not identified any significant risks with respect to this matter.	Not applicable	Not applicable
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
APO purchases recycled materials for office use whenever available.	Not applicable	Not applicable

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

Disclosure	Quantity	Units
Operational sites owned, leased, managed in, or adjacent to, protected areas and areas of high biodiversity value outside protected areas	0	
Habitats protected or restored	0	ha
IUCN Red List species and national conservation list species with habitats in areas affected by operations	0	

What is the impact and where does it occur? What is the organization's involvement in the impact?		Management Approach
APO's office is located in business district areas and is not located or near any protected areas. Also, the Company does not lease nor own any facility or property near protected areas.	1	Not applicable
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
No significant risk Identified for this matter.	Not applicable	Not applicable
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
No significant opportunities identified for this matter.	Not applicable	Not applicable

Environmental impact management

Air Emissions

<u>GHG</u>

Disclosure	Quantity	Units
Direct (Scope 1) GHG Emissions	0	Tonnes CO₂e
Energy indirect (Scope 2) GHG Emissions	0	Tonnes CO₂e
Emissions of ozone-depleting substances (ODS)	0	Tonnes

What is the impact and where does it occur? What is the organization's involvement in the impact?		Management Approach
APO is not a manufacturing business and its operation does not result to much direct material environmental impact.	Not applicable	Not applicable
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
No significant risks identified for this matter.	Not applicable	Not applicable
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
No significant opportunities identified for this matter.	Not applicable	Not applicable

Air pollutants

Disclosure	Quantity	Units
NO _x	0	kg
SO _x	0	kg
Persistent organic pollutants (POPs)	0	kg
Volatile organic compounds (VOCs)	0	kg
Hazardous air pollutants (HAPs)	0	kg
Particulate matter (PM)	0	kg

What is the impact and where does it occur? What is the organization's involvement in the impact?		Management Approach
APO is not a manufacturing business and its operation does not result to much direct material environmental impact.	Not applicable	Not applicable
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
No significant risks identified for this matter.	Not applicable	Not applicable
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
No significant opportunities identified for this matter.	Not applicable	Not applicable

Solid and Hazardous Wastes

Solid Waste

Disclosure	Quantity	Units
Total solid waste generated	N/A	kg
Reusable		kg
Recyclable		kg
Composted		kg
Incinerated		kg
Residuals/Landfilled		kg

What is the impact and where does it occur? What is the organization's involvement in the impact?	Which stakeholders are affected?	Management Approach
APO is not a manufacturing business and its operation does not result to much direct material environmental impact.	Not applicable	Not applicable
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
No significant risks identified at this for this matter.	Not applicable	Not applicable
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
No significant opportunities identified for this matter.	Not applicable	Not applicable

<u>Hazardous Waste</u>

Disclosure	Quantity	Units
Total weight of hazardous waste generated	N/A	kg
Total weight of hazardous waste transported		kg

What is the impact and where does it occur? What is the organization's involvement in the impact?	Which stakeholders are affected?	Management Approach
APO is not a manufacturing business and its operation does not result to much direct material environmental impact.	Not applicable	Not applicable
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
No significant risks identified for this matter.	Not applicable	Not applicable
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
No significant opportunities identified for this matter.	Not applicable	Not applicable

Effluents

Disclosure	Quantity	Units
Total volume of water discharges	N/A	Cubic meters
Percent of wastewater recycled		%

What is the impact and where does it occur? What is the organization's involvement in the impact?	Which stakeholders are affected?	Management Approach
APO is not a manufacturing business and its operation does not result to much direct material environmental impact.	Not applicable	Not applicable
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
No significant risks identified for this matter.	Not applicable	Not applicable
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
No significant opportunities identified for this matter.	Not applicable	Not applicable

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	0	PhP
No. of non-monetary sanctions for non-compliance with environmental laws and/or regulations	0	#
No. of cases resolved through dispute resolution mechanism	0	#

What is the impact and where does it occur? What is the organization's involvement in the impact?	Which stakeholders are affected?	Management Approach
APO as an investment company has not violated any environmental laws and regulations	Employees Stockholders	APO management will always support the government in implementing environmental laws and regulations.
What are the Risk/s Identified?	Which stakeholders are affected?	Management Approach
Violation of environmental laws will mean additional expenses to the company.	Employees Stockholders Community	APO management will always support the government in implementing environmental laws and regulations.
What are the Opportunity/ies Identified?	Which stakeholders are affected?	Management Approach
APO's awareness to abide with the environmental laws and regulations imposed by the government will contribute to a well-protected environment.	Employees Stockholders Community	APO management will always support the government in implementing environmental laws and regulations.

SOCIAL

Employee Management

Employee Hiring and Benefits

Employee data

Disclosure		Quantity	Units
Total number	of employees		
a.	Number of female employees (including Officer)	6	#
b. Number of male employees (including officer)		9	#
Attrition rate		0	Rate
Ratio of lowes	t paid employee against minimum wage	0	Ratio

Employee benefits

List of Benefits	Y/N	% of female employees who availed for the year	% of male employees who availed for the year
SSS	Υ	100%	100%
PhilHealth	Υ	100%	100%
Pag-ibig	Υ	100%	100%
Parental leaves	N	Not Applicable	Not Applicable
Vacation leaves	Υ	100%	100%
Sick leaves	Υ	100%	100%
Medical benefits (aside from PhilHealth))	Υ	100%	100%
Housing assistance (aside from Pag-ibig)	N	Not Applicable	Not applicable
Retirement fund (aside from SSS)	Υ	0%	0%
Further education support (for child)	Υ	67%	44%
Company stock options	N	Not Applicable	Not Applicable
Telecommuting	N	Not Applicable	Not Applicable
Flexible-working Hours	Υ	100%	100%
(Others)	N	Not Applicable	Not Applicable

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
APO ensures that employees are taken care of with regards to their benefits, thereby, resulting to a high morale on employees and minimal attrition rate.	APO management follows its policies and guidelines in giving benefits to its employees. APO ensures to abide by the guidelines set by the regulatory body in terms of regular contributions and remittances, i.e. SSS, Pag-big and PhilHealth.
What are the Risk/s Identified?	Management Approach
The proximity of residence may affect the performance and attendance of employees.	APO considers flexible working hours for its employees.
What are the Opportunity/ies Identified?	Management Approach
APO interacts with its employees which give an opportunity for management to understand the needs of each employee and how to properly address them.	APO management also encourages employees to make suggestions and explores these ideas to see if they can be applied.

Employee Training and Development

Disclosure		Quantity	Units
Total training	hours provided to employees		
a.	Female employees	0	hours
b.	Male employees	0	hours
Average train	ing hours provided to employees		
a.	Female employees	0	hours/employee
b.	Male employees	0	hours/employee

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
Directors and Officers are encouraged to attend trainings and information campaign seminars on new laws/regulations being implemented that impacts on the Company's business and operations.	The attendance in seminars, conventions, or trainings by directors, officers and employees may be fully or partially subsidized by the Company depending on the nature of the convention, seminar or training. Full subsidy shall be extended when the nature of the convention, seminar or training is directly related to the function of the attending director, officer or employee in the Company. Partial subsidy may be extended when the nature of the convention, seminar or training is not directly related to the function of the attending director, officer or employee in the Company, but is geared towards the personal growth and development of the attending director, officer or employee. The percentage of the subsidy shall depend on the President's discretion. Subject to scheduling arrangements, all regular employees shall be entitled to attend in-house seminar or training organized by the Company.
What are the Risk/s Identified?	Management Approach
No significant risks identified for this matter.	APO management arranges and schedules trainings and seminar to ensure maximum attendance.

What are the Opportunity/ies Identified?	Management Approach
APO sends off its directors and officers to seminars and trainings in order for them to keep abreast with the current trends, laws and regulations, more particularly in the field of corporate governance.	APO management arranges and scheduled trainings and seminars to ensure maximum attendance.

Labor-Management Relations

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

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
APO has no employees covered by CBA. The Company has no formal data on this. Direct consultations are done to the concerned employee regarding employee-related policies when the need arises.	APO management is open to hearing grievances of employees and will conduct consultations if needed to address the issues.
What are the Risk/s Identified?	Management Approach
No significant risk Identified for this matter.	APO management is open to hearing grievances of employees and will conduct consultations if needed to address the issues.
What are the Opportunity/ies Identified?	Management Approach
APO management always seeks to listen to employees' grievances, giving the company an opportunity to strengthen its relationship with its employees.	APO management is open to hearing grievances of employees and will conduct consultations, if needed, to address the issues.

Diversity and Equal Opportunity

Disclosure	Quantity	Units
% of female workers in the workforce	40%	%
% of male workers in the workforce	60%	%
Number of employees from indigenous communities and/or vulnerable sector*	0	#

^{*}Vulnerable sector includes, elderly, persons 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).

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
APO ensures fair treatment of its employees regardless of gender and status in life.	APO management frowns upon discrimination within the organization.
What are the Risk/s Identified?	Management Approach
No significant risks identified for this matter.	APO management frowns upon discrimination within the organization.
What are the Opportunity/ies Identified?	Management Approach
APO gives equal opportunity to its employees.	APO management frowns upon discrimination within the organization.

$\underline{Workplace\ Conditions, Labor\ Standards,\ and\ Human\ Rights}$

Occupational Health and Safety

Disclosure	Quantity	Units
Safe Man-Hours	2096	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*	1	#

^{*}The building administrator administered fire drill once a year.

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
Since APO is an investment Company, work-related hazards are very minimal.	APO has tasked its Admin personnel to administer first aid treatment to those who are injured during working hours, if any. Work areas are routinely checked and items deemed to be hazardous or with a potential to cause injury are immediately removed. The Company likewise is in close coordination with the building administration office to ensure that any building-related concern which will affect the health and safety of the personnel are immediately addressed.
What are the Risk/s Identified?	Management Approach
APO identifies the risk of the spread of the disease COVID19 which affects our country and even the whole world.	APO management complies with the protocols recommended by the World Health Organization (WHO), such as the more frequent disinfection and sanitation of its office spaces, conduct of temperature checks, and making alcohols and masks available for its employees. To reduce potential exposure of both its employees, no visitors shall be allowed to enter the Company's premises. Also, Company instituted its business continuity protocols which allowed most employees to work remotely, and the implementation of a skeletal staff and rotational staff system.
What are the Opportunity/ies Identified?	Management Approach
APO is open for an opportunity of discovering new and improved ways to fight this COVID 19 pandemic.	APO management complies with the protocols recommended by the World Health Organization (WHO), such as the more frequent disinfection and sanitation of its office spaces, conduct of temperature checks, and making alcohols and masks available for its employees. To reduce potential exposure of both its employees, no visitors shall be allowed to enter the Company's premises. Also, Company instituted its business continuity protocols which allowed most employees to work remotely, and the implementation of a skeletal staff and rotational staff system.

Labor Laws and Human Rights

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

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

Topic	Y/N	If Yes, cite reference in the company policy
Forced labor	N	-
Child labor	N	-
Human Rights	Υ	APO has a Company Manual which states the procedure and guidelines for every employee. Also, it abides with the Philippine Constitution and Labor Laws to protect the rights of the employees.

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
APO gives great value to human rights and labor laws, and any violation of these will directly impact its employees. Because of that, the company has low turnover.	APO management ensures compliance with all applicable laws and regulations, including human rights and labor laws. Furthermore, the Company ensures that there are open lines of communication between its personnel and management, to ensure that the personnel's critical needs are addressed.
What are the Risk/s Identified?	Management Approach
Employees may be treated negatively by third parties.	Management shall strive to eliminate any foreseeable threats that may result to personal injuries and bullying of our employees.
What are the Opportunity/ies Identified?	Management Approach
APO shall provide and maintain a safe and healthful work environment that complies with generally accepted business practices and regulatory requirements. The improvement of its employees' health and the prevention of accidents shall be the bedrock of its health and safety management system.	Management shall ensure that the health of its employee's is adequately protected and that they are provided with financial assistance when they get sick or injured.

Supply Chain Management

Do you have a supplier accreditation policy? If yes, please attach the policy or link to the policy: APO, as an investment company primarily purchase office supplies which do not require accreditation.

Do you consider the following sustainability topics when accrediting suppliers? **Not applicable**

Topic	Y/N	If Yes, cite reference in the supplier policy
Environmental performance		
Forced labor		
Child labor		
Human rights		
Bribery and corruption		

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
Not applicable	Not applicable
What are the Risk/s Identified?	Management Approach
Not applicable	Not applicable
What are the Opportunity/ies Identified?	Management Approach
Not applicable	Not applicable

Relationship with Community

Significant Impacts on Local Communities (Not applicable)

Operations with significant (positive or negative) impacts on local communities (exclude CSR projects; this has to be business operations)	Location	Vulnerable groups (if applicable) *	Does the particular operation have impacts on indigenous people (Y/N)?	individual rights that have been identified that or particular	-0/	(if or (if

^{*}Vulnerable sector includes children and youth, elderly, persons 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)

For operations that are affecting IPs, indicate the total number of Free and Prior Informed Consent (FPIC) undergoing consultations and Certification Preconditions (CPs) secured and still operational and provide a copy or link to the certificates if available: Not applicable

Certificates	Quantity	Units
FPIC process is still undergoing		#
CP secured		#

What are the Risk/s Identified?	Management Approach
Not applicable	Not applicable
What are the Opportunity/ies Identified?	Management Approach
Not applicable	Not applicable

Customer Management

<u>Customer Satisfaction – Not applicable. The Company has no customers.</u>

Disclosure	Score	Did a third party conduct the customer satisfaction study (Y/N)?
Customer satisfaction		

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
Not applicable	Not applicable
What are the Risk/s Identified?	Management Approach
Not applicable	Not applicable
What are the Opportunity/ies Identified?	Management Approach
Not applicable	Not applicable

Health and Safety

Disclosure	Quantity	Units
No. of substantiated complaints on product or service health and safety*		#
No. of complaints addressed		#

^{*}Substantiated complaints include complaints from customers that went through the organization's formal communication channels and grievance mechanisms as well as complaints that were lodged to and acted upon by government agencies.

*APO is not engaged in production of any consumer product.

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
Not applicable	Not applicable
What are the Risk/s Identified?	Management Approach
Not applicable	Not applicable
What are the Opportunity/ies Identified?	Management Approach
Not applicable	Not applicable

Marketing and labelling

Disclosure	Quantity	Units
No. of substantiated complaints on marketing and labelling*		#
No. of complaints addressed		#

^{*}Substantiated complaints include complaints from customers that went through the organization's formal communication channels and grievance mechanisms as well as complaints that were lodged to and acted upon by government agencies.

*APO is not engaged in production of any consumer product.

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
Not applicable	Not applicable
What are the Risk/s Identified?	Management Approach
Not applicable	Not applicable
What are the Opportunity/ies Identified?	Management Approach
Not applicable	Not applicable

Customer privacy

Disclosure	Quantity	Units
No. of substantiated complaints on customer privacy*		#
No. of complaints addressed		#
No. of customers, users and account holders whose information is used for secondary purposes		#

^{*}Substantiated complaints include complaints from customers that went through the organization's formal communication channels and grievance mechanisms as well as complaints that were lodged to and acted upon by government agencies.

*APO is not engaged in production of any consumer product.

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
Not applicable	Not applicable
What are the Risk/s Identified?	Management Approach
Not applicable	Not applicable
What are the Opportunity/ies Identified?	Management Approach
Not applicable	Not applicable

Data Security

Disclosure	Quantity	Units
No. of data breaches, including leaks, thefts and losses of data	0	#

What is the impact and where does it occur? What is the organization's involvement in the impact?	Management Approach
APO's Code of Conduct and Ethics states that the Company maintains privacy and confidentiality when handling financial and personal information about whom the Company has dealings, and observe the following principles: Collect, use, and retain only the personal information necessary for the the Company's business. Whenever possible, obtain any relevant information directly from the person concerned. Use only reputable and reliable sources to supplement this information. Retain information only for as long as necessary or as required by law. Protect the physical security of this information. Limit internal access to personal information to those with a legitimate business reason for seeking that information. Use only personal information for the purposes for which it was originally obtained. Obtain the consent of the person concerned before externally disclosing any personal information, unless legal process or contractual obligation provides otherwise.	This Code forms part of every one of the Company's employee's conditions of employment and for all officers and directors as well. Failure to comply with the Code can result in disciplinary action including, where appropriate, dismissal. Compliance with this Code shall be taken into account on a regular basis when assessing individual performance. Failure of contractors to comply with this Code may result in termination of the contractor's contract for services with the Company. If any person becomes aware of a breach, or suspected breach, of this Code, they must report it immediately to their immediate Supervisor or the Corporate Secretary for action. If this is inappropriate or uncomfortable for the individual, the breach, or suspected breach, should be reported to a member of the Senior Management team or an appropriate Board Committee or Member for appropriate action. No action will be taken against any individual reporting a breach, or suspected breach, by virtue of that report. Subject to any legal restriction, the name of the person disclosing the information pertaining to breach, or suspected breach, of this Code will be kept confidential.
What are the Risk/s Identified?	Management Approach
No significant risks identified for this matter.	APO may consider training of its personnel and use of the advances in technology to ensure data privacy within the organization.
What are the Opportunity/ies Identified?	Management Approach
APO will find advanced ways to keep its data secure.	APO may consider training of its personnel and use of the advances in technology to ensure data privacy within the organization.

UN SUSTAINABLE DEVELOPMENT GOALS

Product or Service Contribution to UN SDGs

Key products and services and its contribution to sustainable development.

Key Products and	Societal Value /	Potential Negative	Management Approach to Negative Impact				
Services	Contribution to UN SDGs	Impact of Contribution					
The Company, as an investment holding firm, does not have any product or service offered.	'	its investments, it cannot make any significant contributions to help alleviate poverty	importance of education. Thus, helping the poor in				

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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE

1. For the Quarterly Period ended: March 31, 2025

2. SEC Identification Number: 14102

3. BIR Tax Identification Number: 041-000-175-630

- 4. Exact name of registrant as specified in its charter: **Anglo Philippine Holdings Corp.**
- 5. Province, Country or other jurisdiction of incorporation or organization: Philippines
- 6. Industry Classification Code: (SEC Use Only)
- 7. Address of principal office: 6th Floor Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City 1550
- 8. Registrant's telephone number, including area code: **(632) 8631- 5139; (632) 8635- 6130**
- 9. Former name, former address, and former fiscal year if changed since last report: N. A.
- 10. Securities registered pursuant to Section 4 and 8 of the RSA:

Title of Each Class

Number of Shares of Common Stock

Outstanding or Amount of Debt Outstanding

Common Stock (P1.00 par value) 3,003,302,538 (excluding 13,000,000 shares in Treasury Stock)

Loans Payable and Long Term Debt 0.00

- 11. Are any or all of these securities listed on the Philippine Stock Exchange: Yes
- 12. Check whether the registrant:
 - a) has filed all reports required to be filed by Section 17 of the Securities Regulation Code (SRC) and Section 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 []

- b) has been subject to such filing requirement held for the past 90 days. **Yes** [X] **No**[]
- 12. Documents incorporated by reference:
 - The Company's 2024 Audited Financial Statements.

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements Required Under SRC Rule 68

- 1. The unaudited Consolidated Financial Statements of the Company for the quarter ended March 31, 2025 are included in this report. The schedules listed in the accompanying Index to Supplementary Schedules are filed as part of this SEC Form 17-Q.
- 2. Interim Statements of Comprehensive Income for the current interim period (01 January to March 31, 2025), with comparative Statement of Comprehensive Income for the comparable period (01 January to March 31, 2024) are attached to this report.
- 3. A statement showing changes in equity cumulatively for the current financial year to date period (01 January to March 31, 2025), with a comparative statement for the comparable year-to-date period of the immediately preceding financial year (01 January to March 31, 2024) are attached to this report.
- 4. The basic and diluted earnings per share are presented on the face of the attached Statement of Comprehensive Income (01 January to March 31, 2025), as well as the basis of computation thereof.
- 5. The Company's interim financial report for the period ended March 31, 2025 has been prepared in accordance with Philippine Financial Reporting Standards (PFRS).
- 6. The Company follows the same accounting policies and methods of computation in its interim financial statements (01 January to March 31, 2025) compared with the most recent annual financial statements (2024), and **NO** policies or methods have been changed.
- 7. Owing to the nature of the business of the Company as an investment holding firm, there were **NO** seasonal or cyclical aspects that had a material effect on the financial condition or results of interim operations of the Company.
- 8. There were **NO** unusual items during the interim period (01 January to March 31, 2025), the nature, amount, size or incidents of which have affected the assets, liabilities, equity, net income or cash flows of the Company.
- There were NO changes in the estimates of amounts reported in prior financial years (2024 and 2023) that had a material effect in the current interim period (01 January to March 31, 2025).
- 10. There were **NO** issuances, repurchases and repayments of debt and equity securities during the current interim period (01 January to March 31, 2025).
- 11. The Company does not generate revenues from any particular segment and its business (investment holding) is not delineated into any segment, whether by business or geography. The Company is not required to disclose segment information in its financial statements.
- 12. Up to the time of the filing of this Quarterly Report, there were **NO** material events subsequent to the end of the interim period (01 January to March 31, 2025) that have not been reflected in the financial statements for said interim period.

- 13. The were no change in the composition of the Company during the interim period (01 January to March 31, 2025) and there were **NO** business combinations, acquisition or disposal of subsidiaries and long-term investments, restructurings and discontinuance of operations during said interim period.
- 14. The Company has **NO** contingent liabilities or contingent assets as of its last annual balance sheet date (31 December 2024) and as of the end of the current interim period (01 January to March 31, 2025).
- 15. There are **NO** material contingencies and any other events or transactions that are material to an understanding of the current interim period (01 January to March 31, 2025).

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operation

Financial Performance – First Quarter (01 January to March 31, 2025)

Changes in Financial Condition - First Quarter (January to March) 2025 vs. 2024

Comparative financial highlights for the First Quarter of fiscal years 2025 and 2024 are presented:

	Consolidated Unaudited March 31, 2025	Consolidated Unaudited March 31, 2024
Revenues	7,261,060	167,885,594
Net Income/(Loss)	(129,786,646)	157,091,771
Total Assets	11,341,323,163	11,377,909,525
Total Liabilities	3,658,829,787	3,697,018,049
Net Worth	7,682,493,376	7,680,891,476
Issued and Outstanding Capital	3,003,302,538	3,003,302,538

The Company posted P7.3 million in revenues and a net loss of P129.8 million as of end-March 2025, compared to P167.9 million in revenues and a net income of P157.1 million for the same period in 2024. The net loss during the first quarter of 2025 was due to share in equity losses of associates during the period, while the net income as of the first quarter of 2024 were attributable to the Company's equity share in net income of associates.

Total assets decreased from as of end March 2025 as compared to end-March 2024 due to net loss incurred by the Company during the period.

Total liabilities decreased as of end March 2025 as compared to end March 2024 due to payment of accounts payable and other accrued expenses.

Net worth slightly increased as of from end March 2024 to end March 2025 due to other comprehensive income posted as of year-end 2024.

Changes in Financial Condition - First Quarter (Jan. to March) 2025 vs. Full Year 2024

Comparative financial highlights as of the First Quarter of 2025 and year-end 2024 are presented below:

	Consolidated Unaudited March 31, 2025	Consolidated Audited December 31, 2024				
Revenues	7,261,060	259,268,255				
Net Income/(Loss)	(129,786,646)	(41,339,653)				
Total Assets	11,341,323,163	11,473,197,604				
Total Liabilities	3,658,829,787	3,660,917,582				
Net Worth	7,682,493,376	7,812,280,022				
Issued and Outstanding Capital	3,003,302,538	3,003,302,538				

As of the First Quarter 2025, the Company posted revenues of P7.3 million and a net loss of P129.8 million, compared to revenues of P259.3 million and a net loss of P41.3 million for the year 2024. The net loss of First Quarter 2025 and in 2024 were attributable to the Company's equity share in net losses of its associates during the period.

The decrease in Total Assets as of First Quarter 2025 compared to end-December 2024 was due the Company's equity share in net losses its associates.

Total liabilities slightly decreased as of First Quarter–2025 as compared to end-December 2024 were due to the payment of accounts payable and other accrued expenses.

The Company's Net Worth decreased as of end-March 2025 compared to end-December 2024, due to the net loss incurred by the Company as of First Quarter 2025.

The top five (5) key performance indicators of the Company and its majority-owned subsidiary are as follows:

	March 31, 2025 (Consolidated) Unaudited	December 31, 2024 (Consolidated)
Current Ratio	3.09:1	3.10 :1
<u>Current Assets</u>	752,863,080	760,992,490
Current Liabilities	243,606,410	245,694,205
Assets to Equity Ratio	1.47:1	1.47:1
Total Assets	11,341,323,163	11,473,197,604
Stockholders' Equity	7,682,493,376	7,812,280,022

Debt to Equity Ratio	0.48:1	0.47:1			
Total Liabilities	3,658,829,787	<u>3,660,917,582</u>			
Stockholders' Equity	7,682,493,376	7, 812,280,022			
Equity to Debt Ratio	2.12:1	2.13:1			
Stockholders' Equity	7,682,493,376	7,812,280,022			
Total Liabilities	3,658,829,787	3,660,917,582			
Book Value per share	2.56	2.60			
Stockholders' Equity	7,682,493,376	7,812,280,022			
Shares Outstanding	3,003,302,538	3,003,302,538			
Earnings per share	(0.04)	(0.01)			
Net Income /(Loss)	(129,786,646)	(41,339,653)			
Average Number of shares outstanding	3,003,302,538 3,003,302,5				

Current Ratio decreased at 3.09 as of end- March 2025 compared to 3.10:1 as of end December 2024 due to decreased in cash and cash equivalents due to advances made to affiliate and general administrative expenses.

Assets to Equity Ratio remains unchanged at 1.47:1 as of end- March 2025 and as of end December 2024

Debt-to-Equity Ratio slightly increased at 0.48:1 as of end- as of end- March 2025 as compared to 0.47:1 of end December 2024. On the contrary, Equity-to-debt ratio decreased at 2.12:1 as of end- March 2025, compared to 2.13:1 as of end December 2024 due to decrease in stockholders' equity due to net losses incurred by the Company during the period.

Book Value per Share decreased to 2.56 per share as of end- March 2025 compared to 2.60 as of end-December 2024, due to net losses incurred by the Company during the period. The Company posted Loss per share of P0.04 as of March 2025 compared to a loss per share of P0.01 as of end-December 2024. This is due to the net losses incurred by the Company as of First Quarter 2025.

Results of Operations - First Quarter (Jan. to March) 2025

Vulcan Materials Corporation (VMC) (100% owned) has no revenue or expenses earned/incurred as of end March 2025 and end March 2024, respectively.

VMC ceased its operations on December 2017 following the sale of its crushing plant and exploration/production rights over the Montalban quarry to Big Rock Aggregates Corporation.

On November 8, 2023, during the Special meeting of the Board of Directors held jointly with the Special Meeting of its Stockholders, the management proposed to permanently close VMC in order to cut its losses, since it has no operations since 4th quarter of 2016 to date and lacks any prospective business in the future. The Board of Directors and Stockholders approved the closure and dissolution of VMC effective November 15, 2023.

VMC is waiting for BIR clearance for permanent closure in order to proceed with its filing of closure/dissolution with the SEC.

Anglo Philippine Power Corporation (APPC) (100% owned) is presently evaluating various renewable energy projects for future investment and is still in its pre-operating stage.

APPC wholly-owned subsidiary, **Bataan Aggregates Corp.** (**BAC**), commenced commercial operations in January 2018. On October 2019, BAC sold its quarry equipment to Concrete Stone Corp. and paid over the proceeds of the sale to APPC in settlement of BAC's debt. BAC has no revenue or expenses earned/incurred as of end March 2025 and end March 2024 due to no operations during the period.

The Company owns 34.87% of **The Philodrill Corporation (OV)** posted a consolidated net loss of P28.5 million as of end-March 2025 compared to a net income of P16 million as of end-March 2024.

The Galoc well continue to produce at an average production of 1,147 bopd based on total production of 103,196 barrels as of March 2025. Total production has reached about 25,037,360 million barrels from inception up to end of March 2025.

United Paragon Mining Corporation (UPM) (25.69% owned) UPMC posted a net loss of P2.7 million as of end March 2025, compared to a net loss of P26.2 million as of end March 2024. UPM has received a new exploration permit last August 24, 2018, and completed the exploration work program in October 2020 by drilling 3 holes, totaling 604.9 meters. On February 4, 2021, the Company filed a Declaration of Mining Project Feasibility (DMPF). With the recent lifting of the moratorium on mining agreements under EO 130, UPMC is expected to exert all efforts to obtain the conversion of its exploration permit to Declaration of Mining Project Feasibility (DMPF) and eventually into a mineral production sharing agreement so as to begin operations as soon as possible. At present, both UPMC and Camarines Minerals, Inc. (CMI) have complied with the requirements for the approval of the DMPF. Their joint MPSA application is now pending with the MGB Regional Office No. 5.

Atlas Consolidated Mining & Development Corp. (AT) (28.64% owned) posted a consolidated net loss of P404 million as of end March 2025, compared to a net income of P563.1 million as of end March 2024.

The Company continues to participate in the following Oil Exploration contracts:

Service Contract 53	Onshore Mindoro	18.52000%
SC Application (ex-SC 6A)	Octon, NW Palawan	14.14600%
PCECP Area 7 (ex-SC 41)	Sulu Sea	1.67900%

SC Application (ex-SC 6A) Octon

Following the decision of the majority of the remaining joint venture partners (JVP) that the only viable way forward was to surrender the contract and apply for a new Service Contract (SC) by nomination under the DOE's Philippines Conventional Energy Contracting Program (PCECP), the consortium started the nomination/application process for a new SC under the PCECP, with the following as Joint Venture Partners:

Joint Venture Partners	Participating Interest (%)
Philodrill	72.1662
Anglo	14.1460
Forum	6.8439
PXP Energy	6.8439

The nomination of the Area of Interest (AOI) for a new SC application was approved by the DOE on February 23, 2023. The JV Partners remitted the application fee of P200,000 on March 9, 2023, and published the application in 2 broadsheet newspapers on March 15, 2023, and submitted the bid documents on March 17, 2023.

On June 27, 2023, the DOE sent the Notice of Qualification together with the execution copies of the Service Contract for the signature of the JV Partners. On July 11, 2023, Philodrill transmitted the signed copies of the Service Contract to the DOE. The DOE subsequently transmitted the signed copies of the Service Contract to the Office of the President (OP). The signing of the new Service Contract is currently pending on the schedule to be relayed by the OP.

PCECP Area 7 (ex-SC 41) Sulu Sea

The JVP submitted on August 15, 2019 a joint bid over PCECP Area 7 in Sulu Sea. The DOE found the joint application satisfied the bid criteria set forth and, in September 2019, confirmed that the joint bid qualified for further substantive legal, financial, and technical evaluation.

The DOE held in abeyance the awarding of a new service contract pending the complete organization of Bangsamoro Autonomous Region in Muslim Mindanao (BARMM) and the implementation of policies. As of December 31, 2023, however, the DOE has not sent any formal communication nor awarded any new service contract for PCECP Area 7.

SC-53 (Onshore Mindoro)

The JVP continues to coordinate with the National Commission on Indigenous People (NCIP) for the FPIC process in Cambayan, Occidental Mindoro. The JVP had been advised that the NCIP-San Jose Service Center is still awaiting instruction from the Regional Office on the way forward for the MOA with the Hagura IP.

On the Oriental side, the NCIP-Bulalacao Service Center is waiting for the resolution of the Magsaysay, Occidental Mindoro MOA review before proceeding with the FPIC process in Bulalacao, Oriental Mindoro.

Property Development

Tipo Valley Realty, Inc. (TVRI) (97.59% owned) TVRI posted a net loss of P0.7 million as of end March 2025 as compared to a net loss of P1.5 million as of end March 2024. TVRI's conversion application involving 248 parcels of land with an aggregate area of 272.2865 hectares located in Hermosa, Bataan, was granted with finality by the DAR Central Office on June 16, 2020. Furthermore, TVRI has acquired an additional of 134,297 square meters for possible access to the site. Meanwhile, in Registration Agreements dated April 6, 2021, TVRI was approved to be registered with the Authority of the Freeport of Bataan (AFAB) as a FAB Registered Enterprise, and a 856,800-square-meter portion of TVRI's consolidated property was registered as a FAB Expansion Area. The company is currently having initial discussions with potential locators.

The Company continues to maintain 15.79% interest in *MRT Development Corp*oration, which generates revenues from concessionaire rentals and advertising fees in the MRT stations.

Infrastructure

The Company continues to maintain its 18.6% equity in *MRT Holdings, Inc.*, the indirect majority owner of the Metro Rail Transit Corporation (MRTC). The average daily ridership also increased by 5.1 percent in 2024 at 375,474 passengers compared to MRT-3's average daily ridership at 357,198 in 2023.

Other Investments

The Company has minority investment in **Brightnote Assets Corporation**, a holding company organized for the purpose of investing in the Calabarzon area.

Filipinas Energy Corporation (FEC) has not undertaken any business operation since its incorporation due to the deferment of the transfer of the Company's oil and mineral assets.

NO bankruptcy, receivership or similar proceeding has been filed by or against the Company and/or its subsidiary during the last three (3) years.

NO material reclassification, merger, consolidation, or purchase/sale of a significant amount of assets, not in the ordinary course of business, has been undertaken by the Company and/or its subsidiary during the last three (3) years.

Discussion and Analysis of Material Events and Uncertainties

Except as discussed below, Management is not aware of any material event or uncertainty that has affected the current interim period and/or would have a material impact on future operations of the Company.

The Company will continue to be affected by the Philippine business environment as may be influenced by any local/regional financial and political crises.

(i) There are **NO** known trends, demands, commitments, events or uncertainties that have or are reasonably likely to have a material impact on the Company's short-term or long-term liquidity.

- (ii) The Company's internal source of liquidity comes, primarily, from revenues generated from operations. The Company's external source of liquidity comes, primarily, from loans/financing obtained from financial institutions and, alternatively, may also come from the collection of its accounts receivables.
- (iii) The Company has **NO** material commitments for capital expenditures but is expected to contribute its equity share in the capital expenditures of its investee companies. However, the bulk of the funding for such expenditures will be sourced from project financing.
- (iv) There are NO known trends, events or uncertainties that have had or are reasonably expected to have a material impact on the revenues or income from continuing operations.
- (v) There are **NO** significant elements of income or loss that did not arise from the Company's operations.
- (vi). There have been NO material changes from 31 December 2024 to 31 March 2025 in one or more-line items of the Company's financial statements, EXCEPT as disclosed below:
 - (a) Cash and Cash Equivalents decreased from P82.3 million as of end 2024 to P62.3 million as of end-March 2025, due to i) additional advances made to its affiliates, ii) payment of general and administrative expenses.
 - (b) Account Receivables increased due to additional advances made to its affiliates and related party company.
 - (c) Investment in associates decreased due to share in equity losses its associates during the period.
 - (d) Total liabilities slightly decreased due to payment of accounts payable and accrued expenses.
 - (e) Retained Earnings decreased due to a corresponding net loss incurred by the Company as of end-March 2025.
- vii. There are **NO** events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.
- viii There are **NO** material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.

Item 3. Management's Assessment and Evaluation of Financial Risk Exposures

A. Financial Risk Exposures

The Group has exposure to credit risk, liquidity risk, market risk, interest rate risk, foreign exchange risk and equity price risk from the use of its financial instruments. The Board reviews and approves the policies for managing each of these risks and they are summarized below.

Credit Risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations Credit risk arises principally from Group's cash and cash equivalents, receivables and AFS Financial assets.

The Group ensures that its financial assets are considered high grade by transacting only with top banks in the Philippines and maintaining good relationships with related parties, key employees, debtors and lessors who are highly reputable and with good credit standing. Cash with banks are deposits made with reputable banks duly approved by the BOD.

Receivables balances are monitored on an ongoing basis with the result that the Group's exposure to credit risk is not significant. No receivables are past due and all receivables are assessed to be collectible and in good standing as of March 31, 2025 and December 31, 2024. Provisions for impairment losses on trade receivables and other receivables were made on accounts specifically identified to be doubtful of collection.

Other than the receivable which were provided with allowance, all other receivable is assessed to be collectible and in good standing as of March 31, 2025 and December 31, 2024.

The Group's maximum exposure to credit risk is equal to the aggregate carrying amount of its financial assets.

Liquidity Risk,

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group's objectives to managing liquidity risk is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when they fall due, under both normal and stressed conditions, without incurring unacceptable losses or risking adverse effect to the Group's credit standing.

The Group manages liquidity risk by maintaining a balance between continuity of funding and flexibility in operations. Treasury controls and procedures are in place to ensure that sufficient cash is maintained to cover daily operational and working capital requirements. Management closely monitors the Group's future and contingent obligations and sets up required cash reserves as necessary in accordance with internal policies.

As of March 31, 2025 and December 31, 2024., the Group's cash and cash equivalents may be withdrawn anytime while and AFS investments are traded in the stock exchange and may be converted to cash by selling them during the normal trading hours on any business day.

The following tables summarize the Group's financial assets that can be used to manage its liquidity risk and the maturity profile of the Group's financial liabilities based on contractual undiscounted payments as of March 31, 2025 and December 31, 2024. (including interest as applicable):

March 31, 2025

More than Three (3) **Months** but Within Less than More than three One (1) One (1) Total On Demand (3) Months year year **Financial Assets at Amortized Cost** Cash and cash **P** 62,259,508 **P** 62,259,508 equivalents ₽-Trade and other 602,062,529 receivables 12,023,436 590,039,093 Long-term notes receivable 60,000,000 60,000,000 Financial assets at **FVTPL** 76,267,300 76,267,300 Financial assets at **FVOCI** 521,260 521,260 138,526,00812,023,436 650,560,353 801,110,597 **Financial Liabilities** Accounts payable and accrued expenses* 109,998.867 89,419,422 199.418,289 Due to related parties 41,880,741 753,019,878 794,900,619 Subscription payable 2,136,170 - 2,778,487,7102,780,623,880 154,015,778 - 3,620,927,0103,774,942,788 (P 2,970,366,6572,973,832,191 ₽ **Net Financial Assets** (Liabilities) (P15,488,970)12,023,436

December 31, 2024

More than

Three (3) Months but Within Less than On three One (1) More than **Demand (3) Months** One (1) year Total year Financial Assets at **Amortized Cost P**82,298,173 Cash and cash equivalents 82,298,173 Trade and other 590,039,093 - 590,039,093 receivables Long-term notes receivable 60,000,000 60,000,000 Financial assets at **FVTPL** 76,267,300 76.267,300

^{*} Excluding statutory payables

			More than Three (3)		
			Months but		
	•	Within	Less than	5.5	
	On	three	One (1)	More than	
	Demand	(3) Months	year	One (1) year	Total
Financial assets at			-		
FVOCI	_	_		521,260	521,260
	158,565,473	_	590,039,093	60,521,260	809,125,826
Financial Liabilities					_
Accounts payable and					
accrued expenses*	108,284,05	_	_	89,419,422	197,703,472
Due to related parties	41,880,741	_	_	753,019,878	794,900,619
Subscription payable	2,136,170	_	_	2,778,487,710	2,780,623,880
	152,300,961	-	_	3,620,927,010	3,773,227,971
				(P	
Net Financial Assets			P	3,560,405,750	(₽
(Liabilities)	₽ 6,264,512	P _	590,039,093)	2,964,102,145)

^{*} Excluding statutory payables

Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates and other market prices will affect the Group's income or the value of its holdings of financial instruments. The objective of the Group's market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

Interest Rate Risk

The Group's exposure to the risk for changes in market interest rate relates primarily to its shot-term loans payable and long-term debt obligations with fixed interest rates. Most of the Group's existing debt obligations are based on fixed interest rates with relatively small component of the debts that are subject to interest rate fluctuation. Interest on financial instruments classified as fixed rate is fixed until the maturity of the instrument.

Foreign Exchange Risk

The Group uses the Philippine peso as its functional currency and is therefore exposed to foreign exchange movements, primarily in U.S. dollar currency. The Group follows a policy to manage its foreign exchange risk by closely monitoring its cash flow position and by providing forecast on all other exposures in non-peso currencies.

Equity Price Risk

Equity price risk is the risk that the fair values of equities decrease as a result of changes in the levels of equity indices and the value of the listed shares. The equity price risk exposure arises from the Group's investment in financial assets at FVPL and quoted AFS investments.

Fair Values of Financial Instruments

Fair value is defined as the amount at which the financial instruments could be exchanged in a current transaction between knowledgeable willing parties in an arm's length transaction. Fair values are obtained from quoted market prices, discounted cash flow models and option pricing models, as appropriate.

The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate such value:

<u>Cash and Cash Equivalents, Receivables, Accounts Payable, Short-Term Loans</u> Payable and Accrued Expenses

The carrying amount of cash and cash equivalents, receivables, accounts payable and accrued expenses and short-term loans payable approximate their fair values due to their short-term maturities.

AFS Investments

The fair values of publicly traded instruments & similar investments determined based on quoted bid market prices at the balance sheet date. For unquoted AFS equity securities for which no reliable basis of fair value measurement is available, these are carried at cost, impairment loss.

Fair Value Hierarchy

The Group uses the following hierarchy in determining the fair value of financial instruments by valuation technique:

- Level 1: quoted (unadjusted) prices in active markets or identical assets or liabilities
- Level 2: other techniques for which all inputs which have significant effect on the recorded fair value are observable, either directly or indirectly
- Level 3: techniques which use inputs which have significant effect on the recorded fair value that are not based on observable market data

As of March 31, 2025 and December 31, 2024., there were no transfers between Level 1 and Level 2 fair value measurements and no transfers into and out of the level 3 measurements.

Derivative Asset

The Group has no derivative assets for the period ended March 31, 2025 and December 31, 2024.

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 thereunto duly authorized.

Issuer

Signature & Title

Date

Issuer

Signature & Title

Date

ADRIAN PAULINO S. RAMOS

President

GILBERT V. RABAGO

Treasurer

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARY

INDEX TO FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULE

SEC FORM 17-Q

Financial St	atements	Page
Balance Sh	eets as of March 31, 2025 and December 31, 2024.	17
Statement	of Comprehensive Income as of March 31, 2025 and March 31, 2024	18
	of Changes in Stockholders' Equity as of	
	rch 31, 2025 and March 31, 2024	19
Statement	of Cash Flows as of March 31, 2025 and March 31, 2024	20
Supplemen	tary Schedules	
A.	Financial Assets	21
В.	Amounts Receivable from Directors, Officers, Employees, Related Parties	
	and Stockholders (Other Than Related Parties) (n/a)	22
C.	Amounts Receivable from Related Parties which are eliminated	
	during the Consolidation of Financial Statements	23
D.	Intangible Assets – Other Assets (n/a)	24
E.	Aging of Account Receivable	25
F.	Property, Plant and Equipment	26
G.	Accumulated Depreciation	26
Н.	Financial Ratios	27
I.	Summary of Accounting Policies	28

ANGLO PHILIPPINE HOLDINGS CORPORATION and SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	Unaudited 31-Mar-25	Audited 31-Dec-24
	Consolidated	Consolidated
ASSETS		
Current Assets		
Cash and cash equivalents	62,259,508	82,298,173
Trade and other receivables	602,062,529	590,039,093
Prepaid expenses and other current assets	12,273,743	12,387,924
Financial Assets at Fair Value through profit and loss (FVF	76,267,300	76,267,300
TOTAL CURRENT ASSETS	752,863,080	760,992,490
Noncurrent Assets		
Financial asset at fair value through other		
comprehensive income (FVOCI)	521,260	521,260
Investment in associates	10,032,995,684	10,159,366,298
Long-term note	60,000,000	60,000,000
Property and equipment	6,453,425	4,757,137
Investment property	307,835,239	313,057,242
Deferred exploration costs	73,256,282	73,256,283
Pension assets	7,945,147	7,945,147
Other noncurrent assets	99,453,044	93,301,747
TOTAL NON CURRENT ASSETS	10,588,460,083	10,712,205,114
TOTAL ASSETS	11,341,323,163	11,473,197,604
LIABILITIES AND EQUITY Accounts Payable and Accrued Expenses Due to related Parties Subscription Payable	199,589,497 41,880,742 2,136,170	201,677,294 41,880,741 2,136,170
TOTAL CURRENT LIABILITIES	243,606,410	245,694,205
Subscription Payable - net of current portion	2,646,633,159	2,646,633,159
Due to related parties - net of current portion	753,019,878	753,019,878
Deposits from customer	15,559,916	15,559,916
Deferred income tax liabilities - net	10,424	10,424
TOTAL NON CURRENT LIABILITIES	3,415,223,377	3,415,223,377
TOTAL LIABILITIES	3,658,829,787	3,660,917,582
Capital stock		
lssued	3,013,186,174	3,013,186,174
Subscribed	1,748,677	1,748,677
Additional Paid-In Capital	1,570,157,056	1,570,157,056
Net unrealized valuation gain(loss) on financial assets af FVOCI/AFS financial assets	(582,847)	(582,847)
Re-measurement gains on defined benefits	3,165,545	3,165,545
Share in other comprehensive income (loss) of an associ-	1,369,419,379	1,369,419,377
Retained earnings	1,746,520,992	1,876,307,639
Treasury Stock	(27,566,075)	(27,566,075)
Equity attributable to equity holders of the Parent Compar	7,676,048,900	7,805,835,546
Non-controlling interest	6,444,476	6,444,476
TOTAL EQUITY	7,682,493,376	7,812,280,022
TOTAL LIABILITIES AND EQUITY	11,341,323,163	11,473,197,604
	11,011,020,100	11,110,101,007

ANGLO PHILIPPINE HOLDINGS CORPORATION and SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Unaudited January 1 to March 31, 2025 Consolidated	Unaudited January 1 to March 31, 2024 Consolidated
REVENUES		
Dividend Income	64,718	-
Equity in net income of associates	-	160,101,022
Interest income	7,196,342	7,784,572
	7,261,060	167,885,594
COST AND EXPENSES		
Cost of sales	-	-
General and administrative expenses	10,677,092	10,793,823
Equity in net losses (income) of associates	126,370,614	
	137,047,707	10,793,823
INCOME/(LOSS) BEFORE INCOME TAX	(129,786,646)	157,091,771
PROVISION FOR (BENEFIT FROM) INCOME TAX		
Current	-	-
Deferred	-	-
	-	-
NET INCOME/(LOSS)	(129,786,646)	157,091,771
MINORITY INTEREST	-	-
TOTAL NET INCOME/(LOSS) ATTRIBUTABLE TO		
EQUITY HOLDERS OF THE PARENT COMPANY	(129,786,646)	157,091,771
OTHER COMPREHENSIVE INCOME (LOSS)	-	-
TOTAL COMPREHENSIVE INCOME (LOSS)		
ATTRIBUTABLE TO EQUITY HOLDERS OF THE		
PARENT COMPANY	(129,786,646)	157,091,771

ANGLO PHILIPPINE HOLDINGS CORPORATION and SUBSIDIARIES UNAUDITED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE PERIOD ENDED MARCH 31, 2025 AND MARCH 31, 2024

		Capital Stock			Net Unrealized	Re-					
	Issued	Subscribed	Subscriptions Receivable	- : Additional Paid- in Capital	Mark-to- Market Gain/(Loss) on AFS Financial	measurement Gains/(Losses) on Defined Benefit Obligation	Share in Other Comprehensive Income!(Loss) of an Associate	Retained Earnings	Treasury Stock	Non- Controlling Interest	Total
Balances at January 1, 2025	3,013,186,174	3,116,364	(1,367,688)	1,570,157,056	(582,847)	3,165,545	1,369,419,377	1,876,307,639	(27,566,075)	6,444,476	7,812,280,022
Net income(Loss)	523	32	10 61 07 32	48	641 567 537	10 10	10 10 10	(129,786,646)		500 960	(129,786,646)
Other comprehensive income (loss)	959	5	95	50	9 <u>5</u>	5			55		37s
Issuance of shares of stock		-									
Total comprehensive income	898	-	S *	46	S *	300		(129,786,646)	**		(129,786,646)
Balances at March 31, 2025	3,013,186,174	3,116,364	(1,367,688)	1,570,157,056	(582,847)	3,165,545	1,369,419,377	1,746,520,993	(27,566,075)	6,444,476	7,682,493,375
Balances at January 1, 2024	3,013,186,174	3,116,364	(1,367,688)	1,570,157,056	(582,847)	2,978,369	1,039,786,583	1,917,536,215	(27,566,075)	6,555,553	7,523,799,705
Net income(Loss)	0.52			-		-		157,091,771			157,091,771
Other comprehensive income (loss)	3000A		88	#3	25			±5	±3		en en en en en en en en en en en en en e
Total comprehensive income	(FE)	*	89	<u> 9</u> 9	S 2	9		157,091,771	#8		157,091,771
Balances at March 31, 2024	3,013,186,174	3,116,364	(1,367,688)	1,570,157,056	(582,847)	2,978,369	1,039,786,583	2,074,627,986	(27,566,075)	6,555,553	7,680,891,476

ANGLO PHILIPPINE HOLDINGS CORPORATION and SUBSIDIARIES UNAUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS

	Unaudited January 1 to March 31, 2025 Consolidated	Unaudited January 1 to March 31, 2024 Consolidated
Adjustment to reconcile net loss to net cash used in	1	
operating activities:		
Depreciation and amortization	527,424	488,221
Decrease (increase) in:		
Receivables	(12,023,436)	(14,362,989)
Prepayments and other current assets	114,181	134,650
Financial Assets at Fair Value through profit and loss (FVPL)		
Other non-current assets	(6,151,297)	(8,543,583)
Increase (decrease) in:		
Accounts payable and accrued expense:	(2,087,797)	(2,104,289)
Net cash used in operating activities CASH FLOWS FROM INVESTING ACTIVITIE Decrease (increase) in:	(149,407,570) :S -	132,703,781
Property and equipment	(2,223,712)	3990
Loans payable	(2,225,112)	
Investment property	5,222,003	(294,995)
Investment in associates	126,370,614	(160,101,023)
Deferred exploration	1	(208,001)
Net cash used in investing activities CASH FLOWS FROM FINANCING ACTIVITIE	129,368,905 S	(160,604,019)
Proceeds from borrowings		1921
Payment of borrowings		37 4 3
Net cash provided by financing activities NET INCREASE (DECREASE) IN CASH	\$ _ \$	=
AND CASH EQUIVALENTS	(20,038,665)	(27,900,238)
CASH AND CASH EQUIVALENTS,	00 000 470	140,000,504
BEGINNING	82,298,173	142,920,584
CASH AND CASH EQUIVALENTS, END	62,259,508	115,020,347

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE A - FINANCIAL ASSETS PURSUANT TO SRC RULE 68, AS AMENDED March 31, 2025

Name of Issuing entity and association of each issue	Number of shares or principal amount of bonds and notes	Amount shown in the balance sheet (in Peso)	Valued based on market quotation end of reporting period (in Peso)	Income received and accrued (in Peso)
Aboitiz Power Corporation	107,000	4,033,900	4,033,900	
Shang Properties Inc.	13,074,000	59,100,000	59,100,000	
Semirara Mining & Power Corporation	127,000	4,432,300	4,432,300	
Aboitiz Equity Ventures Inc.	36,000	1,236,600	1,236,600	-
Chelsea Logistics Holdings Corp	40,000	52,400	52,400	-
DDMP Reit Inc.	1,600,000	1,648,000	1,648,000	1
Synergy Grid & Development Phils., Inc.	417,000	4,086,600	4,086,600	
Citicore Energy REIT Corp	550,000	1,677,500	1,677,500	
		76,267,300	76,267,300	

SCHEDULE B

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES

AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, RELATED PARTIES AND PRINCIPAL STOCKHOLDERS (OTHER THAN RELATED PARTIES)

PURSUANT TO SRC RULE 68, AS AMENDED

March 31, 2025

Name and Designation	Balance at Beginning		Amounts	Amounts			Balance at end of
of Debtor	period	Additions	Collected	Written Off	Current	Non-Current	period

(None)

SCHEDULE C

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES AMOUNTS RECEIVABLE FROM RELATED PARTIES WHICH ARE ELIMINATED DURING CONSOLIDATION OF FINANCIAL STATEMENTS

PURSUANT TO SRC RULE 68, AS AMENDED March 31, 2025

Name and Designation of Debtor	Balance at Beginning period	Additions/ Deductions	Amounts Collected/ Settlements	Amounts Written Off	Current	Non- Current	Balance at end of period
Vulcan Materials Corporation (wholly owned subsidiary)	28,284,570		-	-	-	-	28,284,570
Tipo Valley Realty Inc. (97.59% owned)	99,514,377	1,672,619	-		-	-	101,186,99 6
Anglo Phil. Power Corp. (100% owned)	35,354,240	-	1	1	-	-	35,354,240

SCHEDULE D ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES INTANGIBLE ASSETS - OTHER ASSETS (OTHER THAN RELATED PARTIES) PURSUANT TO SRC RULE 68, AS AMENDED March 31, 2025

Description	Beginning balance	Additions at cost	Charged to cost and expenses	Charged to other accounts	Other changes additions (deductions)	Ending balance
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(None)

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES AGING OF ACCOUNTS RECEIVABLE For the period Ended March 31, 2025

	TOTAL	1 month	2 - 3 months	4-6 months	7 mos. to 1 year	1-2 years	3-5 years	5 years+
Types of Accounts Receivable								-
a. Trade receivable	23,093,891	-	-	-	-	-	-	23,093,891
b. Non-Trade Receivable								
Receivable from Affiliated Co.	517,899,191	17,970,362	15,315,000	20,817,083	24,242,083	354,965,568	33,178,604	51,410,490
2. Others	86,605,672	-	299,029	310,830	806,036	-	-	85,189,477
Sub-total	587,660,321	17,970,362	15,614,029	21,127,913	25,048,419	354,965,568	33,178,604	136,599,967
	627,598,754	17,970,362	15,614,029	21,127,913	25,048,419	354,965,568	33.178.604	159.693.858
Less: Allowance for Doubtful Accounts	-25,536,224		-		-	-	-5,100,000	-20,436,224
Net Receivable	602,062,529	17,970,362	15,614,029	21,127,913	25,048,419	354,965,568	28,078,604	139,257,634

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE E - PROPERTY AND EQUIPMENT For the period ended March 31, 2025

				Other Charges	
	Beginning			Additions	Ending
Classification	Balance	Additions	Retirements	Deductions	Balance
Condominium Units and Improvements	22,091,617	-	-		22,091,617
Transportation Equipment	8,042,500	2,225,712		_	11,266,212
Furniture, Fixtures & Office Equipment	819,172	,	_	_	819,172
	30,953,209	_	-	_	33,177,001

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE F - ACCUMULATED DEPRECIATION For the period ended March 31, 2025

				Other Charges	
	Beginning			Additions/	Ending
Classification	Balance	Additions	Retirements	(Deductions)	Balance
Condominium Units and					
Improvements	20,107,852	276,303	-		20.384.155
Transportation Equipment	5,482,976	215,633			5,698,609
Furnitures, Fixtures & Office		35,489			
Equipment	605,323		-	-	640,812
	26,196,151	527,425	-	_	26,723,576

ANGLO PHILIPPINE HOLDINGS CORPORATION AND SUBSIDIARIES FINANCIAL RATIOS PURSUANT TO SRC 68, AS AMENDED March 31, 2025

Profitability Ratios	March 31, 2025	December 31, 2024	March 31, 2024
Return on Assets	-1.14%	-0.36%	1.38%
Return on Equity	-1.69%	-0.53%	2.05%
Gross profit margin	0.00%	0	0
Net profit margin	-1787.43%	-15.94%	93.57%
Liquidity and Solvency Ratios			
Current Ratio	3.09	3.10:1	2.95:1
Quick Ratio	3.04	3.05:1	2.89:1
Solvency Ratio	3.10	3.13:1	3.078:1
Financial Leverage Ratios			
Asset to Equity Ratio	1.48	1.47:1	1.48:1
Debt Ratio	0.48	0.32:1	0.32:1
Debt to Equity Ratio	0.48	0.47:1	0.48:1
Interest Coverage Ratio		0	0

Summary of Significant Accounting Policies

Basis of Preparation

The consolidated financial statements have been prepared under the historical cost basis except for financial assets measured at fair value through profit-or-loss (FVTPL) and financial assets measured at fair value through other comprehensive income (FVOCI), which are carried at fair value. The consolidated financial statements are presented in Philippine Peso (P), which is the Group's functional and presentation currency under the Philippine Financial Reporting Standards (PFRS) Accounting Standards. All values are rounded off to the nearest Peso, except when otherwise indicated.

Statement of Compliance

The consolidated financial statements of the Group have been prepared in compliance with PFRS Accounting Standards. PFRS Accounting Standards include statements named PFRS Accounting Standards and Philippine Accounting Standards (PASs) and Philippine Interpretations from the International Financial Reporting Interpretation Committee (IFRIC) issued by the Philippine Financial Reporting Standards Council (FSRSC).

Basis for Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries.

The Group is considered to have control over an investee, if and only if the Group has:

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- Exposure, or rights, to variable returns from its involvement with the investee, and,
- The ability to use its power over the investee to affect its returns.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee;
- Rights arising from other contractual arrangements; and,
- The Group's voting rights and potential voting rights.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of the subsidiary begins when the Group obtains control, and continues to be consolidated until the date that such control ceases. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

The financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company using consistent accounting policies.

Profit or loss and each component of other comprehensive income are attributed to the equity holders of the parent of the Group and to the non-controlling interests (NCI), even if this results in the non-controlling interest having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intra-Group balances and

transactions, including income, expenses, unrealized gains and losses and dividends, are eliminated in full consolidation.

A change in the ownership interest of a subsidiary, without a change of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- Derecognizes the carrying amount of any NCI;
- Recognizes the fair value of the consideration received;
- Recognizes the fair value of any investment retained;
- · Recognizes any surplus or deficit in profit or loss; and,
- Reclassifies the Parent Company's share of components previously recognized in other comprehensive income (OCI) or other comprehensive income to profit or loss or retained earnings, as appropriate.

NCI represent the portion of profit or loss and net assets in the subsidiaries not held by the Group and are presented separately in the consolidated statement of comprehensive income and within equity in the consolidated statement of financial position, separately from the equity attributable to equity holders of the parent. Transactions with NCI are accounted for as equity transactions. On acquisitions of NCI, the difference between the consideration and the book value of the share of the net assets acquired is reflected as being a transaction between owners and recognized directly in equity. Gain or loss on disposals to NCI is also recognized directly in equity.

The consolidated financial statements include the accounts of the Parent Company and the subsidiaries listed below:

		Percentage of Ownership	
Group	Principal Activities	2024	2023
Direct interest			
Vulcan Materials Corporation (VMC)	Mining exploration and sale of aggregates	100	100
Tipo Valley Realty, Inc. (TVRI)	Real estate holding and development	97.59	97.59
Anglo Phil. Power Corp. (APPC)	Energy resources	100	100
Indirect interest			
Bataan Aggregates Corp. (BAC)	Sand and gravel quarrying	100	100

VMC was registered with the Philippine SEC on September 12, 1991 and was previously engaged in mining exploration and sale of aggregates. As at November 15, 2023, after careful evaluation of its present business, the members of the BOD and the stockholders unanimously authorized the shortening of VMC's corporate term and dissolution. On March 6, 2024, to comply with standard procedures, VMC handed in all unused receipts and invoices for appropriate disposal. On the other hand, the APHC took steps to inform the SEC about the impending dissolution of VMC and submitted the SEC Form 17C detailing VMC's intended dissolution, an action that had the support of the Group's Board of Directors.

In light of these proceedings, VMC has not yet formally notified the SEC about its closure/dissolution as it is waiting for clearance from the BIR before doing so. Once the clearance is received, VMC plans to submit a formal Notice of Closure/Dissolution to the SEC, thereby concluding the legal process for its dissolution.

On December 22, 2015, the Parent Company acquired 97.59% of interest in TVRI which is engaged in real estate development. As at December 31, 2024, TVRI has not yet started commercial operations.

APPC was registered with the Philippine SEC on September 26, 2016 primarily to undertake the development, exploitation and processing of any energy resources.

BAC, a wholly-owned subsidiary of APPC, was registered with the Philippine SEC on May 4, 2017 and is primarily engaged in sand and gravel quarrying. BAC started commercial operations in January 2018. On September 24, 2019, the BOD of BAC authorized the termination of the Company's quarrying project and the execution of sale of the Company's machines, equipment and other inventories located in the quarry premises.

Changes in Accounting Policies

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of new standards effective in 2024. The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective.

Unless otherwise indicated, adoption of these new standards did not have an impact on the financial statements of the Group.

Amendments to PAS 1, Classification of Liabilities as Current or Non-current

The amendments clarify:

- That only covenants with which an entity must comply on or before reporting date will affect a liability's classification as current or non-current.
- That classification is unaffected by the likelihood that an entity will exercise its deferral right.
- That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability not impact its classification.
- Amendments to PFRS 16, Lease Liability in a Sale and Leaseback

The amendments specify how a seller-lessee measures the lease liability arising in a sale and leaseback transaction in a way that it does not recognize any amount of the gain or loss that relates to the right of use retained.

• Amendments to PAS 7 and PFRS 7, Disclosures: Supplier Finance Arrangements

The amendments specify disclosure requirements to enhance the current requirements, which are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk.

Pronouncements Issued but not yet Effective

Pronouncements issued but not yet effective are listed below. Unless otherwise indicated, the Group does not expect that the future adoption of the said pronouncements will have a significant impact on its consolidated financial statements. The Group intends to adopt the following pronouncements when they become effective.

Effective beginning on or after January 1, 2025

PFRS 17, Insurance Contracts

PFRS 17 is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. Once effective, PFRS 17 will replace PFRS 4, *Insurance Contracts*. This new standard on insurance contracts applies to all types of insurance contracts (i.e., life, non-life, direct insurance and re-insurance), regardless of the type of entities that issue them, as well as to certain guarantees and financial instruments with discretionary participation features. A few scope exceptions will apply.

The overall objective of PFRS 17 is to provide an accounting model for insurance contracts that is more useful and consistent for insurers. In contrast to the requirements in PFRS 4, which are largely based on grandfathering previous local accounting policies, PFRS 17 provides a comprehensive model for insurance contracts, covering all relevant accounting aspects. The core of PFRS 17 is the general model, supplemented by:

- A specific adaptation for contracts with direct participation features (the variable fee approach)
- A simplified approach (the premium allocation approach) mainly for short-duration contracts

On December 15, 2021, the FSRSC amended the mandatory effective date of PFRS 17 from January 1, 2023 to January 1, 2025. This is consistent with Circular Letter No. 2020-62 issued by the Insurance Commission which deferred the implementation of PFRS 17 by two (2) years after its effective date as decided by the IASB.

PFRS 17 is effective for reporting periods beginning on or after January 1, 2025, with comparative figures required. Early application is permitted.

Amendments to PAS 21, Lack of Exchangeability

The amendments specify how an entity should assess whether a currency is exchangeable and how it should determine a spot exchange rate when exchangeability is lacking.

The amendments are effective for annual reporting periods beginning on or after January 1, 2025. Earlier adoption is permitted and that fact must be disclosed. When applying the amendments, an entity cannot restate comparative information.

• Amendments to PFRS 9 and PFRS 7, Classification and Measurement of Financial Instruments

The amendments clarify that a financial liability is derecognized on the 'settlement date', i.e., when the related obligation is discharged, cancelled, expires or the liability otherwise qualifies for derecognition. They also introduce an accounting policy option to derecognize financial liabilities that are settled through an electronic payment system before settlement date if certain conditions are met.

The amendments also clarify how to assess the contractual cash flow characteristics of financial assets that include environmental, social and governance (ESG)-linked features and other similar contingent features. Furthermore, the amendments clarify the treatment of non-recourse assets and contractually linked instruments.

Annual Improvements to PFRS Accounting Standards—Volume 11

The amendments are limited to changes that either clarify the wording in an Accounting Standard or correct relatively minor unintended consequences, oversight or conflicts between the requirements in the Accounting Standards. The following is the summary of the Standards involved and their related amendments.

- Amendments to PFRS 1, Hedge Accounting by a First-time Adopter The amendments included in paragraphs B5 and B6 of PFRS 1 cross references to the qualifying criteria for hedge accounting in paragraph 6.4.1(a), (b) and (c) of PFRS 9. These are intended to address potential confusion arising from an inconsistency between the wording in PFRS 1 and the requirements for hedge accounting in PFRS 9.
- Amendments to PFRS 7, Gain or Loss on Derecognition
 The amendments updated the language of paragraph B38 of PFRS 7 on unobservable inputs and included a cross reference to paragraphs 72 and 73 of PFRS 13.
- Amendments to PFRS 9
 - a) Lessee Derecognition of Lease Liabilities The amendments to paragraph 2.1 of PFRS 9 clarified that when a lessee has determined that a lease liability has been extinguished in accordance with PFRS 9, the lessee is required to apply paragraph 3.3.3 and recognize any resulting gain or loss in profit or loss.
 - b) Transaction Price
 The amendments to paragraph 5.1.3 of PFRS 9 replaced the reference to 'transaction price as defined by PFRS 15 Revenue from Contracts with Customers' with 'the amount determined by applying PFRS 15'. The term 'transaction price' in relation to PFRS 15 was potentially confusing and so it has been removed. The term was also deleted from Appendix A of PFRS 9.
- Amendments to PFRS 10, Determination of a 'De Facto Agent'
 The amendments to paragraph B74 of PFRS 10 clarified that the relationship described in B74 is just one example of various relationships that might exist between the investor and other parties acting as de facto agents of the investor.

Amendments to PAS 7, Cost Method
 The amendments to paragraph 37 of PAS 7 replaced the term 'cost method' with 'at cost', following the prior deletion of the definition of 'cost method'.

Effective beginning on or after January 1, 2027

• PFRS 18, Presentation and Disclosure in Financial Statements

The standard replaces PAS 1 Presentation of Financial Statements and responds to investors' demand for better information about companies' financial performance. The new requirements include:

- o Required totals, subtotals and new categories in the statement of profit or loss
- o Disclosure of management-defined performance measures
- o Guidance on aggregation and disaggregation
- PFRS 19, Subsidiaries without Public Accountability

The standard allows eligible entities to elect to apply PFRS 19's reduced disclosure requirements while still applying the recognition, measurement and presentation requirements in other PFRS accounting standards. The application of the standard is optional for eligible entities.

Deferred effectivity

 Amendments to PFRS 10, Consolidated Financial Statements, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.

On January 13, 2016, the Financial and Sustainability Reporting Standards Council deferred the original effective date of January 1, 2016 of the said amendments until the IASB completes its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

Summary of Material Accounting Policy Information

The principal accounting and financial reporting adopted in reporting the Group's financial statements are as follows:

Current versus Noncurrent Classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current or noncurrent classification. An asset is current when it is:

- Expected to be realized or intended to be sold or consumed in the normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within 12 months after the reporting date; or

 Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least 12 months after the reporting date.

All other assets are classified as noncurrent.

A liability is current when:

- It is expected to be settled in the normal operating cycle;
- It is held primarily for the purpose of trading;
- It is due to be settled within 12 months after the reporting date; or
- There is no unconditional right to defer the settlement of the liability for at least 12 months after the reporting date.

The Group classifies all other liabilities as noncurrent.

Deferred income tax assets and liabilities are classified as noncurrent assets and liabilities.

Fair Value Measurement

The Group measures financial instruments at fair value at each end of the reporting period.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

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

The principal or the most advantageous market must be accessible to the Group at the measurement date. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

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

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

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

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

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

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

Presentation of Financial Statements

The Group has elected to present all items of recognized income and expense in single consolidated statement of comprehensive income.

Financial Instruments

Date of Recognition

The Group recognizes a financial asset or a financial liability in the consolidated statement of financial position when it becomes a party to the contractual provisions of the instrument. The Goup determines the classification of its financial instruments on initial recognition and, where allowed and appropriate, re—evaluates this designation at each reporting date. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the settlement date.

Initial Recognition

Financial instruments are recognized in the consolidated statement of financial position when the Group becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace (regular way trades) are recognized on the trade date (i.e., the date that the Group commits to purchase or sell the asset).

Financial assets and financial liabilities are recognized initially at fair value. Transaction costs are included in the initial measurement of all financial assets and liabilities, except for financial instruments measured at FVTPL.

Classification and Measurement

Classification of Financial Assets. Financial assets are classified in their entirety based on the contractual cash flows characteristics of the financial assets and the Group's business model for managing the financial assets. The Group classifies its financial assets into the following measurement categories:

- Financial assets measured at amortized cost;
- Financial assets measured at FVTPL;
- Financial assets measured at FVOCI, where cumulative gains or losses previously recognized are reclassified to profit or loss; and,
- Financial assets measured at FVOCI, where cumulative gains or losses previously recognized are not reclassified to profit or loss.

Contractual Cash Flows Characteristics. If the financial asset is held within a business model whose objective is to hold assets to collect contractual cash flows or within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets, the Group assesses whether the cash flows from the financial asset represent solely payments of principal and interest (SPPI) on the principal amount outstanding.

In making this assessment, the Group determines whether the contractual cash flows are consistent with a basic lending arrangement, i.e., interest includes consideration only for the time value of money, credit risk and other basic lending risks and costs associated with holding the financial asset for a particular period of time. In addition, interest can include a profit margin that is consistent with a basic lending arrangement. The assessment as to whether the cash flows meet the test is made in the currency in which the financial asset is denominated. Any other contractual terms that introduce exposure to risks or volatility in the contractual cash flows that is unrelated to a basic lending arrangement, such as exposure to changes in equity prices or commodity prices, do not give rise to contractual cash flows that are SPPI on the principal amount outstanding.

Business Model. The Group's business model is determined at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. The Group's business model does not depend on management's intentions for an individual instrument.

The Group's business model refers to how it manages its financial assets in order to generate cash flows. The Group's business model determines whether cash flows will result from collecting contractual cash flows, selling financial assets or both. Relevant factors considered by the Group in determining the business model for a group of financial assets include how the performance of the business model and the financial assets held within that business model are evaluated and reported to the Group's key management personnel, the risks that affect the performance of the business model (and the financial assets held within that business model) and how these risks are managed and how managers of the business are compensated.

- Financial Assets at Amortized Cost. A debt financial asset is measured at amortized cost if:
 - (a) it is held within a business model for which the objective is to hold financial assets in order to collect contractual cash flows and (b) the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI on the principal amount outstanding.

These financial assets are initially recognized at fair value plus directly attributable transaction costs and subsequently measured at amortized cost using the effective interest rate (EIR) method, less any impairment in value. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees and costs that are an integral part of the EIR. The amortization is included in "Interest income" in the consolidated statement of comprehensive income and is calculated by applying the EIR to the gross carrying amount of the financial asset, except for (a) purchased or originated credit-impaired financial assets and (b) financial assets that have subsequently become credit-impaired, where, in both cases, the EIR is applied to the amortized cost of the financial asset. Losses arising from impairment are recognized in "Provision for bad debts" in the consolidated statement of comprehensive income.

As at March 31, 2025 and December 31, 2024, the Group has financial assets at amortized cost consisting of cash and cash equivalents, trade and other receivables, long-term note receivable and deposit under "Other noncurrent assets".

• Financial Assets at FVTPL. Financial assets at FVTPL are measured at FVTPL unless these are measured at amortized cost or at FVOCI. Included in this classification are equity investments held for trading and debt instruments with contractual terms that do not represent solely payments of principal and interest. Financial assets held at FVTPL are initially recognized at fair value, with transaction costs recognized in the consolidated statement of comprehensive income as incurred. Subsequently, they are measured at fair value and any gains or losses are recognized in the consolidated statement of comprehensive income.

Additionally, even if the asset meets the amortized cost or the FVOCI criteria, the Group may choose at initial recognition to designate the financial asset at FVTPL if doing so eliminates or significantly reduces a measurement or recognition inconsistency (an accounting mismatch) that would otherwise arise from measuring financial assets on a different basis.

Trading gains or losses are calculated based on the results arising from trading activities of the Group, including all gains and losses from changes in fair value for financial assets and financial liabilities at FVTPL, and the gains or losses from disposal of financial investments.

The Group's financial assets at FVTPL consists of investments in quoted equity shares that are held for trading as at March 31, 2025 and December 31, 2024

• Financial Assets at FVOCI. A financial asset is measured at FVOCI if (a) it is held within a business model for which the objective is achieved by both collecting contractual cash flows and selling financial assets and (b) its contractual terms give rise on specified dates to cash flows that are SPPI on the principal amount outstanding. These financial assets are initially recognized at fair value plus directly attributable transaction costs and subsequently measured at fair value. Gains and losses arising from changes in fair value are included in OCI within a separate component of equity. Impairment losses or reversals, interest income and foreign exchange gains and losses are recognized in profit and loss until the financial asset is derecognized. Upon derecognition, the cumulative gain or loss previously recognized in OCI is reclassified from equity to profit or loss. This reflects the gain or loss that would have been recognized in profit or loss upon derecognition if the financial asset had been measured at amortized cost. Impairment is measured based on the expected credit loss (ECL) model.

The Group may also make an irrevocable election to measure at FVOCI on initial recognition investments in equity instruments that are neither held for trading nor contingent consideration recognized in a business combination in accordance with PFRS 3. Amounts recognized in OCI are not subsequently transferred to profit or loss. However, the Group may transfer the cumulative gain or loss within equity. Dividends on such investments are recognized in profit or loss, unless the dividend clearly represents a recovery of part of the cost of the investment.

Dividends are recognized in profit or loss only when:

• the Group's right to receive payment of the dividend is established;

- it is probable that the economic benefits associated with the dividend will flow to the Group; and,
- the amount of the dividend can be measured reliably.

As at March 31, 2025 and December 31, 2024, the Group's financial assets at FVOCI pertains to investments in unquoted equity shares that are not held for trading.

Classification of Financial Liabilities. Financial liabilities are measured at amortized cost, except for the following:

- Financial liabilities measured at fair value through profit or loss;
- Financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or when the Group retains continuing involvement;
- Financial guarantee contracts;
- Commitments to provide a loan at a below-market interest rate; and,
- Contingent consideration recognized by an acquirer in accordance with PFRS 3.

A financial liability may be designated at fair value through profit or loss if it eliminates or significantly reduces a measurement or recognition inconsistency (an accounting mismatch) or:

- if a host contract contains one or more embedded derivatives; or,
- if a group of financial liabilities or financial assets and liabilities is managed and its performance evaluated on a fair value basis in accordance with a documented risk management or investment strategy.

Where a financial liability is designated at FVTPL, the movement in fair value attributable to changes in the Group's own credit quality is calculated by determining the changes in credit spreads above observable market interest rates and is presented separately in OCI.

As at March 31, 2025 and December 31, 2024, the Group's financial liabilities include accounts payable and accrued expenses (excluding nonfinancial liabilities), subscription payable and due to related parties.

Impairment of Financial Assets

The Group assesses at each reporting date whether there is objective evidence that a financial asset or group of financial assets is impaired.

The Group recognizes an allowance for ECL for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original EIR. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

The Group considers a debt investment security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade'.

Determination of the Stage for Impairment. At each reporting date, the Group
assesses whether there has been a significant increase in credit risk for financial
assets since initial recognition by comparing the risk of default occurring over the
expected life between the reporting date and the date of initial recognition. The Group
considers reasonable and supportable information that is relevant and available
without undue cost or effort for this purpose. This includes quantitative and qualitative
information and forward-looking analysis.

An exposure will migrate through the ECL stages as asset quality deteriorates. If, in a subsequent period, asset quality improves and also reverses any previously assessed significant increase in credit risk since origination, then the loss allowance measurement reverts from lifetime ECL to 12-month ECL.

• Simplified Approach. The simplified approach, where changes in credit risk are not tracked and loss allowances are measured at amounts equal to lifetime ECL, is applied to 'Trade receivables. The Group has established a provision matrix that is based on historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For any other financial assets carried at amortized cost (which are due in more than 12 months), the ECL is based on the 12-month ECL. The 12-month expected credit losses is the proportion of lifetime expected credit losses that results from default events on a financial instrument that are possible within 12 months after the reporting date. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment including forward-looking information.

The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group.

A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows and usually occurs when past due for more than one year and not subject to enforcement activity.

At each reporting date, the Group assesses whether financial assets carried at amortized cost are credit-impaired. A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Offsetting Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to set off the recognized amounts and there is intention to settle on a net basis, or to realize the asset and settle the liability simultaneously. The Group assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Group and all of the counterparties.

Derecognition of Financial Instruments

Financial Assets

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

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

Where the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Group's continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay. In such case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Financial Liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or has expired.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the Group 's consolidated statement of comprehensive income.

"Day 1" Difference

Where the transaction price in a non-active market is different from the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a "Day 1" difference) in profit or loss under "Interest income" and "Interest expense" accounts unless it qualifies for recognition as some other type of asset or liability. In cases where fair value is determined using data which is not observable, the difference between the transaction price and model value is only recognized in profit or loss when the inputs become

observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the "Day 1" difference amount.

Cash and Cash Equivalents

Cash includes cash on hand and with banks and short-term deposits. Cash equivalents are short-term, highly liquid deposits that are readily convertible to known amounts of cash with original maturities of three months or less and that are subject to an insignificant risk of change in value.

Prepaid Expenses and Other Current Assets

Prepaid Expenses

Prepaid expenses include items of goods or services purchased by the Group for use in its operations but not fully consumed by the end of the accounting period. When goods or services are initially purchased, the amount is recorded in the asset account. At the end of the period, the Group determines the portion of such expenditures that is applicable to subsequent period and the portion used up during the current period. The used-up portion is recognized in profit or loss.

Advances to Suppliers

Advances to supplier represents prepayments relative to acquisitions of assets or operational agreements entered into by the Group and its suppliers. These advances will be reclassified to the specific asset account once the risks and rewards over the assets are transferred to the Group or charged to expense once the related services are rendered.

Prepaid expenses and advances to suppliers are included in current assets, except when the related goods services are expected to be received or rendered more than twelve (12) months after the reporting date which are classified as noncurrent assets.

Prepaid Taxes

Prepaid taxes consist substantially of creditable withholding taxes (CWTs) which are recognized as assets to the extent that it is probable that the benefit will flow to the Group. These are derecognized when there is a legally enforceable right to apply the recognized amounts against related liability with the period prescribed by the relevant tax laws.

Investments in Associates

An associate is an entity in which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies. The Group's investments in associates are accounted for using the equity method. Under the equity method, the investments in associates are carried in the consolidated statement of financial position at cost plus post acquisition changes in the Group's share of net assets of the associate.

The consolidated statement of comprehensive income reflects the share of the results of operations of the associate. Where there has been a change recognized directly in the equity of the associate, the Group recognizes its share of any changes and discloses this, when applicable, in the consolidated statement of changes in equity. Unrealized gains and losses resulting from transactions between the Group and the associate are eliminated to the extent of the interest in the associate.

The financial statements of the associates are prepared for the same reporting period as the Group. Where necessary, adjustments are made to bring the accounting policies in line with those of the Group.

After application of the equity method, the Group determines whether it is necessary to recognize an impairment loss on the Group's investment in associates. The Group determines at each end of the reporting period whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and it carrying value and recognizes the amount in the consolidated statement of comprehensive income.

Upon loss of significant influence over the associate, the Group measures and recognizes any retaining investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence and the fair value of the retaining investment and proceeds from disposal is recognized in profit or loss.

Property and Equipment

Property and equipment are carried at cost less accumulated depreciation and any impairment in value.

The initial cost of property and equipment comprises its purchase price, including import duties, non-refundable purchase taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditures incurred after the property and equipment have been put into operations, such as repairs and maintenance, are normally charged to the consolidated statement of comprehensive income in the period when the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

Each part of an item of property and equipment with a cost that is significant in relation to the total cost of the item is depreciated separately.

Depreciation of other items of property and equipment is computed using the straight-line method over the estimated useful lives of the asset as follows:

	Number of
Category	Years
Condominium units and improvements	20
Machinery and equipment	3 - 15
Transportation equipment	3 - 5
Furniture, fixtures and office equipment	2 - 5

The assets residual values, useful lives and depreciation method are reviewed periodically to ensure that the periods and method of depreciation are consistent with the expected pattern of economic benefits from items of property and equipment.

When property and equipment are retired or otherwise disposed of, both the cost and related accumulated depletion, depreciation and any impairment in value are removed from the accounts, and any resulting gain or loss is credited to or charged against current operations.

Fully depreciated property and equipment are retained in the accounts until they are no longer in use and no further depreciation is charged to current operations.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Investment Properties

Investment properties pertain to the Group's investment in parcels of land and related improvements that are measured initially at cost, including transaction costs. Expenditures for the development and improvement of land are capitalized as part of the cost of the land. The carrying amounts include the costs of replacing part of an existing investment property at the time those costs are incurred if the recognition criteria are met, and excludes the costs of day-to-day servicing of an investment property. Subsequent to initial recognition, these are carried at cost less any impairment in the books of the Group.

Investment properties are derecognized when either they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognized in the consolidated statement of comprehensive income in the period of derecognition.

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

Under the cost model, transfers between investment property, owner-occupied property and inventories do not change the carrying amount of the property transferred and they do not change the cost of that property for measurement or disclosure purposes.

Deferred Exploration Costs

Exploration and evaluation activity involves the search for hydrocarbon resources, the determination of technical feasibility and the assessment of commercial viability of an identified resource. Once the legal right to explore has been acquired, costs directly associated with exploration are capitalized under "Deferred exploration costs" account. The Group's deferred exploration costs are specifically identified for each Service Contract (SC) area. All oil exploration costs relating to each SC are deferred pending the determination of whether the contract area contains oil, gas and mineral reserves in commercial quantities. Capitalized expenditures include costs of license acquisition, technical services and studies, exploration drilling and testing, and appropriate technical and administrative expenses. General overhead or costs incurred prior to having obtained the legal rights to explore an area are recognized as expense in the consolidated statement of comprehensive income when incurred.

If no potentially commercial hydrocarbons are discovered, the deferred oil exploration costs are written off through the consolidated statement of comprehensive income. If extractable hydrocarbons are found and, subject to further appraisal activity (e.g., the drilling of additional wells), it is probable that they can be commercially developed, the costs continue to be carried under deferred exploration costs account while sufficient/continued progress is made in assessing the commerciality of the hydrocarbons. Costs directly associated with appraisal activity undertaken to determine the size, characteristics and commercial potential of a reservoir following the initial discovery of hydrocarbons, including the costs of appraisal wells where hydrocarbons were not found, are initially capitalized as deferred exploration costs.

All such capitalized costs are subject to technical, commercial and management review, and assessed at each reporting period for possible indications of impairment. This is to confirm the continued intent to develop or otherwise extract value from the discovery. When this is no longer the case or is considered as areas permanently abandoned, the costs are written off through the consolidated statement of comprehensive income. Exploration areas are considered permanently abandoned if the related permits of the exploration have expired and/or there are no definite plans for further exploration and/or development.

At the completion of the exploration phase, if technical feasibility is demonstrated and commercial reserves are discovered, then, following the decision to continue into the development phase, the deferred exploration costs relating to the SC, where oil in commercial quantities are discovered, is first assessed for impairment and (if required) any impairment loss is recognized, then the remaining balance is transferred to property and equipment in the consolidated statement of financial position.

When proved reserves of oil and gas are identified and development is sanctioned by management, the relevant capitalized expenditure is first assessed for impairment and (if required) any impairment loss is recognized, then the remaining balance is transferred to oil and gas properties. Other than license costs, no amortization is charged during the exploration and evaluation phase. For exchanges/swaps or parts of exchanges/swaps that involve only exploration and evaluation assets, the exchange is accounted for at the carrying value of the asset given up and no gain or loss is recognized.

The recoverability of deferred exploration costs is dependent upon the discovery of economically recoverable reserves, the ability of the Group to obtain necessary financing to complete the development of reserves and future profitable production or proceeds from the disposition of recoverable reserves.

Interest in Joint Arrangements

The Group undertakes a number of business activities through joint arrangements. A joint arrangement is an arrangement over which two or more parties have joint control. Joint control is the contractually agreed sharing of control over an arrangement which exists only when the decisions about the relevant activities (being those that significantly affect the returns of the arrangement) require the unanimous consent of the parties sharing control.

Joint Operation

A joint operation is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets and obligations for the liabilities, relating to the arrangement.

In relation to its interests in joint operations, the Group recognizes its:

- Assets, including its share of any assets held jointly
- Liabilities, including its share of any liabilities incurred jointly
- Revenue from the sale of its share of the output arising from the joint operation
- Share of the revenue from the sale of the output by the joint operation
- Expenses, including its share of any expenses incurred jointly

Other Noncurrent Assets

Advances for Future Land Acquisitions

Advances for future land acquisitions represent the advance payments to the land owners plus transaction costs. These are carried at undiscounted amounts.

Input Value-Added Tax (VAT)

Revenues, expenses, and assets are recognized net of the amount of VAT, if applicable. When VAT from sales of goods and/or services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as payable in the consolidated statement of financial position. When input VAT exceeds output VAT, the excess is recognized as an asset in the consolidated statement of financial position to the extent of the recoverable amount.

Leasehold Rights

Leasehold rights pertain to an interest in real property held under agreement by which the owner gives the Group the right to occupy or use the property for a period of time. This is amortized over the life of the contract.

Impairment of Nonfinancial Assets

Investments in Associates

The Group determines at each end of the reporting period whether there is any objective evidence that the investment in associates is impaired. If this is the case, the Group calculates the amount of impairment being the difference between the recoverable amount of the investment and the carrying value and recognizes the amount in the consolidated statement of comprehensive income.

An assessment is made at the end of the reporting period as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indications exist, the recoverable amount is estimated. A previously recognized impairment loss is reverse only if there has been a change in the estimates used to determine the investment's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the investments is increased to its recoverable amount. The increased amount cannot exceed the carrying amount that would have been determined had no impairment loss been recognized for the assets in prior years. Such reversal is recognized in the consolidated statement of comprehensive income.

Deferred Exploration Costs

An impairment review is performed, either individually or at the cash generating unit (CGU) level, when there are indicators that the carrying amount of the deferred oil exploration costs may exceed their recoverable amounts. To the extent that this occurs, the excess is fully provided in the reporting period in which this is determined. Deferred exploration costs are reassessed on a regular basis and these costs are carried forward provided that at least one of the following conditions is met:

- the period for which the entity has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- such costs are expected to be recouped in full through successful development and exploration of the area of interest or alternatively, by its sale; or,
- exploration and evaluation activities in the area of interest have not yet reached a stage
 which permits a reasonable assessment of the existence or otherwise of economically
 recoverable reserves, and active and significant operations in relation to the area are
 continuing, or planned for the future.

Prepaid Expenses and Other Current Assets, Property and Equipment, Investment Properties and Other Noncurrent Assets (excluding Deposit)

The Group assesses at each reporting period whether there is an indication that a nonfinancial asset may be impaired when events or changes in circumstances indicate that the carrying value of an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. As asset's recoverable amount is the higher of an assets or CGU's fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset. Impairment losses of continuing operations are recognized in the consolidated statement of comprehensive income in those expense categories consistent with the function of the impaired asset.

As assessment is made at each end of the reporting period as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. However, the increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of comprehensive income. After such a reversal, the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Provisions

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are reviewed at each end of the reporting period and adjusted to reflect the current best estimate. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pretax amount that reflects current market assessments of the time value of money and, when appropriate, the risks specific to the liability.

Where discounting is used, the increase in the provision due to the passage of time is recognized as "Interest and other finance charges" in the consolidated statement of comprehensive income.

Equity

Capital Stock. The Group has issued capital stock that is classified as equity. Incremental costs directly attributable to the issue of new capital stock are shown in equity as a deduction, net of tax, from the proceeds.

Subscription Receivable. Subscription receivable pertains to the amount of subscribed capital stock less the amount paid-up. Subscription receivable is presented as deduction from capital stock.

Additional Paid-in Capital. Additional paid-in capital is the portion of paid-in capital received representing excess over par value.

Treasury Stock. Treasury stock is recorded at cost and is presented as a deduction from equity. Any consideration paid or received in connection with treasury stock is recognized directly in equity.

When the shares are retired, the capital stock account is reduced by its par value. The excess of cost over par value upon retirement is debited to the following accounts in the order given:

- Additional paid-in capital to the extent of the specific or average additional paid in capital when the shares are issued, and,
- Retained earnings.

When shares are sold, the treasury stock account is credited and reduced by the weighted average cost of the shares sold. The excess of any consideration over the cost is credited to additional paid-in capital.

Transaction costs incurred such as registration and other regulatory fees, amounts paid to legal, accounting and other professional advisers, printing costs and stamp duties (net of any related income tax benefit) in relation to the issuing or acquiring the treasury shares are accounted for as reduction from equity, which is disclosed separately.

Retained Earnings. Retained earnings represent the cumulative balance of periodic net income or loss, dividend declarations, prior period adjustments, effect of changes in accounting policy and other capital adjustments.

Dividend distribution to the Group's stockholders is recognized as a liability and deducted from retained earnings when they are approved by the Group's BOD. Dividends for the year that are approved after the end of the reporting period are dealt with as an event after the end of the reporting period.

OCI. OCI comprises items of income and expense (including items previously presented under the consolidated statement of changes in equity) that are not recognized in the profit or loss for the year in accordance with PFRS Accounting Standards.

Revenue Recognition

Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

Revenue is recognized when the Group satisfies a performance obligation by transferring a promised good or service to the customer, which is when the customer obtains control of the good or service. A performance obligation may be satisfied at a point in time or over time. The amount of revenue recognized is the amount allocated to the satisfied performance obligation. The Group has concluded that it is the principal in its revenue arrangements because it controls the goods or services before these goods or services are transferred to the customer.

Revenue from Contracts with Customers

- Sale of Aggregates. Sale of aggregates is recognized when the goods are delivered to and accepted by the customer. Sale of aggregates is recognized when control passes to the customer, which occurs at a point in time when the aggregates are physically transferred and accepted by the customer. Selling prices are based on agreed prices between the customer and the Group.
- Royalty Income. Royalty income is recognized over time under PFRS 15 when earned.

Interest Income

Income is recognized as the interest accrues (using the EIR that is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument to the net carrying amount of the financial asset).

Dividend Income

Dividend income is recognized when the shareholder's right to receive payment is established.

Other Income

Income is recognized in the consolidated statement of comprehensive income as they are earned.

Costs and Expenses

Costs and expenses are decreases in economic benefits during the accounting period in the form of outflows or depletions of assets or incurrences of liabilities that result in decreases in equity, other than those relating to distributions to equity participants. General and administrative expenses are generally recognized when the services are used or the expenses arise while interest and other finance charges are accrued in the appropriate period.

Earnings (Loss) Per Share (EPS)

Basic EPS is computed based on the weighted average number of shares outstanding and subscribed for each respective period with retroactive adjustments for stock dividends declared, if any. When shares are dilutive, the unexercised portion of stock options is included as stock equivalents in computing diluted earnings per share.

Diluted EPS amounts are calculated by dividing the net income (loss) by the weighted average number of ordinary shares outstanding, adjusted for any stock dividends declared during the year plus weighted average number of ordinary shares that would be issued on the conversion of all the dilutive ordinary shares into ordinary shares, excluding treasury shares.

Since the Group has no potential dilutive common shares, basic and diluted earnings per share are stated at the same amount.

Business Segment

For management purposes, the Group is organized into two (2) major operating segments (mining and non-mining business) according to the nature of the products and the services provided with each segment representing a strategic business unit that offers different products and serves different markets. The entities are the basis upon which the Group

reports its primary segment information. Financial information on business segments are presented in Note 28.

Retirement Benefits Plan

The Group has a defined retirement benefit plan which requires contributions to be made to a separately administered fund. The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets, adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method. This method reflects service rendered by employees to the date of valuation and incorporates assumptions concerning the employees' projected salaries.

Defined benefit costs comprise the following:

- Service cost
- Net interest on the net defined benefit liability or asset
- Re-measurements of net defined benefit liability or asset

Service costs which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as "Personnel cost" under general and administrative expenses in the consolidated statement of comprehensive income. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in OCI in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods. These are retained in OCI until full settlement of the obligation.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations).

If the fair value of the plan assets is higher than the present value of the defined benefit obligation, the measurement of the resulting defined benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The Group's right to be reimbursed of some or all of the expenditure required to settle a defined benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.

Income Taxes

Current Tax

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the tax authority. The income tax rates and income tax laws used to compute the amount are those that have been enacted or substantively enacted as at the end of the reporting period.

The Group records uncertain tax positions on the basis of a two-step process whereby the Group determines whether it is more likely than not that the tax positions will be sustained based on technical merits of the position, and for those tax positions that meet the more likely than not criteria, the Group recognizes the largest amount of tax benefit that is greater than 50% likely to be realized upon ultimate settlement with related tax authority. The Group records interest and penalties on uncertain tax positions in "Income tax expense (benefit)" account in the consolidated statement of comprehensive income.

Deferred Tax

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

Deferred tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of goodwill or of an
 asset or liability in a transaction that is not a business combination and, at the time of
 the transaction, affects neither the accounting income nor taxable income or loss; and,
- in respect of taxable temporary differences associated with investments in foreign subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carry-forward of unused tax credits and unused tax losses, to the extent that it is probable that sufficient future taxable income will be available against which the deductible temporary differences and the carry-forward of unused tax credits and unused tax losses can be utilized except:

- where the deferred tax asset relating to the deductible temporary difference arises from
 the initial recognition of an asset or liability in a transaction that is not a business
 combination and, at the time of the transaction, affects neither the accounting income
 nor taxable income or loss; and
- in respect of deductible temporary differences associated with investments in foreign subsidiaries, associates and interests in joint ventures, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable income will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at each end of the reporting period and reduced to the extent that it is no longer probable that sufficient future taxable income will be available to allow all or part of the deferred tax assets to be utilized. Unrecognized deferred tax assets are reassessed at each end of the reporting period and are recognized

to the extent that it has become probable that sufficient future taxable income will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the income tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on income tax rates (and income tax laws) that have been enacted or substantively enacted at each end of the reporting period.

Deferred tax relating to items recognized outside profit or loss is recognized outside profit or loss. Deferred tax items are recognized in correlation to the underlying transaction either in OCI or directly in equity.

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

Foreign Currency Transactions

The consolidated financial statements are presented in Philippine peso, which is the Group's functional and presentation currency. Transactions in foreign currencies are initially recorded in the functional currency rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rate of exchange ruling at the end of the reporting period. Nonmonetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates prevailing as at the date of the initial transactions. All differences are taken to "Foreign exchange gains (losses) - net" in the consolidated statement of comprehensive income.

Contingencies

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

Events After the Reporting Period

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

Note: For Stockholders' Approval at the 2025 Annual Stockholders' Meeting

MINUTES OF THE ANNUAL MEETING OF STOCKHOLDERS ANGLO PHILIPPINE HOLDINGS CORPORATION

Held on July 26, 2024, 2:00 PM VIA REMOTE COMMUNICATION (Zoom Webinar)

Directors Present:

Presentacion S. Ramos Gerard Anton S. Ramos Adrian Paulino S. Ramos Maureen Alexandra S. Ramos-Padilla Christopher M. Gotanco Roberto V. San Jose Adrian S. Arias Reynaldo E. Nazarea Laurito E. Serrano – Independent Director Honorio A. Poblador III - Independent Director Nicholas Justin H. Ang - Independent Director

Also Present:

Gilbert V. Rabago Iris Marie U. Carpio-Duque Josephine L. Ilas

Total Number of Shares Issued and Outstanding	g 3,003,302,538
Total Number Shares Present and Represented:	2,441,977,510
Total Percentage:	81.31%

I. CALL TO ORDER

The Chairman, Mr. Gerard Anton S. Ramos called the meeting, via remote communication to order. Atty. Iris Marie U. Carpio-Duque, Corporate Secretary, was the Secretary of the Meeting and recorded the minutes of the proceedings.

II. CERTIFICATION OF QUORUM

The Secretary announced that in compliance with the rules issued by the Securities and Exchange Commission (SEC) on the alternative mode for distributing the Notice of Meeting, information on the date, time and place of meeting has been published in the respective Business Sections of Malaya Business Insight and The Daily Tribune on July 4 and 5, 2024, both in print and online format. Likewise, notices were sent via email to stockholders as indicated in the corporate records. The electronic copy of the amended Notice and Agenda, the Definitive Information Statement, management report, annual report in SEC Form 17-A, and other required documents are also available at the Company's website <u>anglophil.com</u> and uploaded on the PSE Edge portal.

She further certified that as verified by the Transfer Agent, PSTI, at this Meeting there were present, registered or represented by proxy, stockholders holding <u>Two Billion Four Hundred</u> <u>Forty-One Million Nine Hundred Seventy-Seven Thousand Five Hundred Ten</u> (2,441,977,510) shares of stock, representing <u>81.31%</u> of the Corporation's total outstanding capital stock. There was therefore a quorum for the transaction of business at this meeting.

She also informed the Stockholders and participants that the meeting was being recorded, and that upon adjournment, the link to the recorded webcast of this meeting will be posted on the Company's website for two (2) consecutive weeks. Within this period, Stockholders may raise with the Company, any issues, clarifications and concerns on the Annual Stockholders' Meeting conducted.

III. APPROVAL OF THE MINUTES OF THE LAST STOCKHOLDERS' MEETING

Upon motion duly made and seconded, the reading of the minutes of the last stockholders' meeting held on July 28, 2023, copies of which were earlier distributed to the stockholders, was dispensed with and the same was considered complete and accurate, and unanimously approved without reading.

Thereafter, the following resolution was approved:

"RESOLVED, that the Minutes of the Stockholders' Meetings held on July 28, 2023 of Anglo Philippine Holdings Corporation is hereby approved, confirmed and ratified."

The Secretary certified that a total of <u>Two Billion Four Hundred Forty-One Million Nine Hundred Seventy-Seven Thousand Five Hundred Ten</u> (2,441,977,510) shares of stock, shares representing 100% of the total voting shares represented in this July 26, 2024 meeting have voted in favor of the approval of the Minutes of the Stockholders' Meetings held on July 28, 2023 of Anglo Philippine Holdings Corporation.

IV. MANAGEMENT REPORT`

The Presiding Officer then gave the floor to the President, Mr. Adrian Paulino S. Ramos, to present the Management Report and briefly presented the financial and operations highlights for year 2023 and explained the salient points thereof.

Thereafter, upon motion duly made and seconded, the following resolution was unanimously approved:

"RESOLVED, that the Management Report and Audited Financial Statements for the year ended December 31, 2023, is hereby noted and approved."

The Secretary certified that a total of <u>Two Billion Four Hundred Forty-One Million Nine Hundred Seventy-Seven Thousand Five Hundred Ten</u> (2,441,977,510) shares of stock, shares representing 100% of the total voting shares represented in this July 26, 2024 meeting voted in favor of the approval of the Management Report and Audited Financial Statements for the year ended December 31, 2023.

V. RATIFICATION OF THE ACTS OF THE BOARD OF DIRECTORS AND MANAGEMENT

The Stockholders then reviewed the acts and decisions of the Board of Directors and the Management of the Corporation from the last annual stockholders' meeting to date, as flashed on the screen. After discussion and on motion made and duly seconded, the following resolution was approved:

"RESOLVED, that all acts and resolutions of the Board of Directors, its Committees and Management of Anglo Philippine Holdings Corporation (the "Corporation") taken or adopted since the annual stockholders' meeting last July 28, 2023 until the date of this meeting July 26, 2024 be, as they are hereby, approved, ratified and confirmed."

The Secretary certified that a total of <u>Two Billion Four Hundred Forty-One Million Nine Hundred Seventy-Seven Thousand Five Hundred Ten</u> (2,441,977,510) shares of stock, shares representing 100% of the total voting shares represented in this July 26, 2024 meeting voted in favor of the approval of all acts and resolutions of the Board of Directors, its Committees and Management of Anglo Philippine Holdings Corporation (the "Corporation")

taken or adopted since the annual stockholders' meeting last July 28, 2023 until the date of this meeting July 26, 2024

VI. ELECTION OF DIRECTORS

The next item on the agenda was the election of directors. Upon nominations made and duly seconded, the following persons were elected by the stockholders present or represented, as Directors of the Corporation for the current year and until their successors shall have been duly elected and qualified:

Presentacion S. Ramos
Gerard Anton S. Ramos
Adrian Paulino S. Ramos
Maureen Alexandra S. Ramos-Padilla
Christopher M. Gotanco
Adrian S. Arias
Reynaldo E. Nazarea
Roberto V. San Jose
Laurito E. Serrano
Honorio A. Poblador III
Nicholas Justin H. Ang

Messrs. Laurito E. Serrano, Honorio A. Poblador III and Nicholas Justin Ang, .are independent directors in compliance with Section 8 of the Securities Regulation Code and its implementing rules and regulations.

The Secretary certified that the above Directors each received at least <u>Two Billion Four Hundred Forty-One Million Nine Hundred Seventy-Seven Thousand Five Hundred Ten (2,441,977,510)</u>) shares of stock, representing 100% of the total voting shares represented in this meeting.

VII. APPOINTMENT OF EXTERNAL AUDITORS

Thereafter, the meeting proceeded with the appointment of the external auditors of the Corporation for the current year. Upon motion made and duly seconded, the following resolution was unanimously adopted:

"RESOLVED, that Sycip Gorres Velayo & Co. is hereby appointed external auditors of the Company for fiscal year 2024."

The Secretary certified that a total of <u>Two Billion Four Hundred Forty-One Million Nine Hundred Seventy-Seven Thousand Five Hundred Ten</u> (2,441,977,510) shares of stock, shares representing 100% of the total voting shares represented in this July 26, 2024 meeting voted in favor of the reappointment of SGV & Co. as the Company's external auditor for 2024.

VIII. OPEN FORUM

Pursuant to the Guidelines for participating in this meeting via remote communication, the floor was opened for any questions comments from Stockholders pertaining to the items in the Agenda. Stockholders were requested to send their questions in advance by sending an email bearing the subject "ASM Question/Comment." However, as mentioned by the Secretary, there were no questions raised or emailed.

IX. ADJOURNMENT

There being neither questions from the floor nor further business to transact, upon motion duly made and seconded, the meeting was thereupon adjourned.

CERTIFIED TRUE COPY:

IRIS MARIE U. CARPIO-DUQUE

Secretary of the Meeting

ATTEST:

GERARD ANTON S. RAMOS

Chairman of the Board and Presiding Officer