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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

- 1. For the 1st quarter ended March 31, 2021
- 2. Commission Identification Number: 31168
- 3. BIR Tax identification No. 002-724-446-000
- 4. **A BROWN COMPANY, INCORPORATED**
- 5. Metro Manila, Philippines
- 6. Industry Classification Code: (SEC use only)
- 7. Xavier Estates Uptown, Airport Road, Balulang, Cagayan de Oro City 9000
- 8. Telephone Nos. (02) 8631-8890 or (02) 8633-3135 (Liaison Office)
- 9. Former address in last report is:
- 10. Securities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of the RSA

Title of each class Number of shares outstanding

Common shares 2,429,767,911 (As of March 31, 2021)

Amount of debt outstanding: **P**2,266,459,919*

- *total liabilities
- 11. Are any or all of the securities listed on a Stock Exchange? Yes, all of the outstanding common securities are listed in the Philippine Stock Exchange
- 12.a Yes, we have filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder or Sections 11 of the RSA and the RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding 12 months (or for such shorter period the registrant was required to file such reports).
- 12.b Yes, we have been subject to such filing requirements for the past 90 days.

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PART I – Financial Information

Item 1. Financial Statements

Please find attached herein the Unaudited Consolidated Financial Statements (as Exhibit 1) for the First (1^{st}) Quarter ending March 31, 2021.

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

	Unaudited	Audited	Horizontal A	nalysis	Vertical	Analysis
In Thousand Pesos	March 2021	December 2020	Increase (De	crease)	Unaudited	Audited
		December 2020	Amount	%	March 2021	December 2020
Current Assets	3,772,497	3,666,756	105,740	3%	59%	56%
Noncurrent Assets	2,670,209	2,835,696	(165,487)	-6%	41%	44%
Total Assets	6,442,706	6,502,452	(59,747)	-1%	100%	100%
Current Liabilities	1,505,404	1,465,955	39,449	3%	23%	23%
Noncurrent Liabilities	761,056	782,065	(21,009)	-3%	12%	12%
Equity	4,176,246	4,254,433	(78,187)	-2%	65%	65%
Total Liab. & Equity	6,442,706	6,502,452	(59,747)	-1%	100%	100%

Financial Condition – Consolidated (Unaudited)

A Brown Company - CONSOLIDATED Balance Sheet items – March 31, 2021 vs. December 2020

The Group's total assets decreased by **1% or ₽59.7 million,** from a balance of ₽6.50 billion as of end of the year 2020 to **₽6.44 billion** as of March 31, 2021.

Current assets increased by 3% or **₽105.7** million as a result of the net effect of the following:

47% or P109.0M *decrease in Cash* – due to the net effect of cash used in operating activities and financing activities as compared to the cash provided by investments and deposits and other investing activities.

20% or ₽200.0M increase in Current Receivable due to the net effect of:

- a) **100% or P138.0M decrease in dividend receivable** due to collections of dividend receivable account during this current period
- b) **6% or ₱1.2M increase in Trade Receivable** directly related from increase sale of crude palm oil (CPO), palm Olein, Palm Stearin and other palm products
- c) **15% or P119.7M increase in installment contract receivable** due to increase in sales from the recent Projects
- d) **76% or P2.3M increase in advances to officers and employees** due to advances to salary and other loans granted to the employees that are collectible through salary deduction
- e) 424% or ₱341.2M increase in accounts receivable others due to advances made to affiliates

3% or ₽48.0M *increase in Real estate inventories* – due to the net effect of the increase in development costs over sales of various projects

4% or ₽6.2M *increase in Inventories* – due to materials used in development and lower inventory turn-over of crude palm oil

100% or ₽117.7M decrease in Advances to a related party – due to reclassification of account

10% or P48.8M increase *in other current assets* – due to the increases in deposit for land acquisition, creditable withholding taxes and input taxes.

Non-Current assets decreased by 6% or ₱165.5 million as a result of the net effect of the following:

135% or ₽35.5M *increase in Receivable – net of current –* due to transfer to current portion

1% or ₱9.8M *decrease in Investment in Associates* – due to the Group's share in the net income of the associates decreased by dividends received

12% or P113.8M *increase in Property and Equipment, net* - due to the movements of the following property, plant and equipment.

- a) 3% or ₽2.0M net decrease in leasehold improvements additional depreciation
- b) ₽1.1M net decrease in RBD and fractionation machineries due to additional depreciation
- c) 26% or ₽2.2M net decrease in building and improvement additional depreciation
- d) 4k net increase in Machineries and Equipment net of additional machineries against the wear and tear of the existing asset
- e) 11% or ₽3.3M net increase in other fixed assets/equipment net of additional equipment against additional depreciation and disposal of some equipment
- f) 98% or ₽105.1M net decrease in construction in progress due to reclassification

63% or **P10.3M** increase in Deferred Tax Assets – directly related to the increase in the allowance in the impairment loss of property, plant and equipment of the group during the quarter.

56% or P87.8M *increase in Other Non-current Assets* – due to the additional utility deposits made during the quarter related to new real estate developments

Current liabilities increased by 3% of ₱39.4 million as a result of the net effect of the following:

14% or P89.9M *increase in Accounts payable and accrued expenses* – primarily due to the net effect of the following:

- a) 34% or ₽140.3M decrease in accounts payable decrease in purchases thus decrease in accounts payable
- b) 48% or ₽72.1M increase in accrued expenses due to increase in accrued expenses
- c) 10% or ₽220k increase in accrued interest payable -directly related with the increase in the loan balance due to availment
- d) 66% or ₽21.9M decrease in retention payable due to payment of retention fee to contractors
- e) 37% or ₽11.1M decrease in Statutory Payables decrease in withholding for government agencies
- f) P=191.4M increase in other payables increase in other payables

6% or **P25.6M** increase in Short term Debt – due to the re-classification of additional availment

5% or P13.3M *decrease in Current maturities portion of long-term debt* – pertains to the part of loan currently due against settlement of principal amount due

7% or P11.5M decrease in Contract liabilities – pertains to the collection from real estate customers which have not reached the equity threshold to qualify for a revenue recognition and excess of collections over the goods and services transferred by the Parent Company based on percentage of completion.

Non-Current liabilities decreased by 3% or ₽21.0 million as a result of the net effect of the following:

13% or P71.3M *decrease in Long-term Debt - net* – due to the reclassification of the principal amount that will be due more than one year to current

8% or ₽5.1M *increase in Retirement benefit obligation* - due to the increase in retirement obligation to employees

29% or P45.2M *increase in Deferred tax liabilities -* due to the decrease in collections pertaining to prior years' real estate sales

Equity decreased by 2% or ₽78.2 million as a result of the net effect of the following:

4% or ₱59.3M decrease in the Retained Earnings – due to the effect of net income earned during the year period

97% or 20.6M *increase in the Treasury Shares* – the increase pertains to the shares buy-back program of the Company which started on August 17, 2020.

24% or P63.2*M decrease in Fair Value Reserve of EIFVOCI* – due to the decrease in market value of equity instruments at fair value through other comprehensive income

731k decrease in Remeasurement loss on defined benefit plan of an associate, net of tax - pertains to the actuarial loss incurred by an associate's retirement plan

250% or P63.2*M* **increase in Cumulative re-measurement loss on retirement benefits**, net of tax – related to the actuarial valuation of retirement benefits obligation

24% or P942k *increase in Cumulative translation adjustment* – related to the exchange differences in foreign currency translation

Results of Operations – Consolidated (Unaudited)

For the Quarter

	For the Quarter ending Horizontal Increase (De		•	Vertical	Analysis	
	Unaudited	Unaudited			Unaudited	Unaudited
In Thousand Pesos	March 31	March 31	Amount	%	March 31	March 31
	2021	2020			2021	2020
Real estate sales	205,945	225,780	(19,834)	-9%	95%	93%
Sale of agricultural goods	4,285	10,618	(6,333)	-60%	2%	4%
Water service income	5,903	6,040	(137)	-2%	3%	2%
REVENUES	216,133	242,438	(26,305)	-11%	100%	100%
Cost of real estate sales	40,660	46,703	(6,043)	-13%	19%	19%
Cost of agricultural goods sold	2,452	9,568	(7,116)	-74%	1%	4%
Cost of water service income	1,483	3,689	(2,205)	-60%	1%	2%
COST OF SALES AND SERVICES	44,595	59,959	(15,364)	-26%	21%	25%
GROSS PROFIT	171,538	182,478	(10,941)	-6%	79%	75%
General, Administrative and						
Selling Expenses	57,729	51,380	6,349	12%	27%	21%
Share in net income (loss)						
of associates	70,193	57,742	12,450	22%	32%	24%
Unrealized gain (loss) on EIFVPL	-	-	-	#DIV/0!	0%	0%
Gain (loss) on sale of PPE	-	(184)				
Interest expense	(10,590)	(16,756)	6,166	-37%	-5%	-7%
Other income (expense) -net	6,859	2,037	4,823	237%	3%	1%
Other Income (Expenses)	66,462	42,838	23,624	55%	31%	18%
Income (Loss) Before						
Income Tax	180,271	173,937	6,334	4%	83%	72%
Provision for (Benefit from)						
Income Tax	17,694	30,823	(13,128)	-43%	8%	13%
NET INCOME (LOSS)	162,577	143,115	19,462	14%	75%	59%
Remeasurement gain (loss) on						
defined benefit plan-net of tax	-	-	-	#DIV/0!		
Exchange difference in						
foreign currency translation	-	-	-	#DIV/0!		
Net change in fair value of EIFVOCI	-	(15,403)	15,403	-100%		
OTHER COMPREHENSIVE			-,			
INCOME (LOSS)	-	(15,403)	15,403	-100%		
TOTAL COMPREHENSIVE		(- ,	,			
INCOME (LOSS)	162,577	127,711	34,866	27%		

A Brown Company - CONSOLIDATED Results of Operations For the 1st Quarter ending March 31, 2021

The consolidated financial statements for the quarter ending March 31, 2021 resulted to a net income after tax of **P162.6 million** compared to a **P143.1 million** net income for the same quarter last year with an increase of **14%** or **P19.5 million** due to the net effect of the following:

11% or ₽26.3M decrease in Revenue on a QTR due to:

- a) **Decrease in Real estate Sales by 9% or P19.8M on a QTR** due to the lower of number of units sold at this quarter as compared to the lots sold for same quarter last year
- b) **Decrease in Sales of agricultural goods by 60% or P6.3M on a QTR** due to the lower number of quantity sold at this quarter as compared to the quantity sold for same quarter last year
- c) Decrease in Water services by 2% or P137k on a QTR

26% or P615.4M decrease in Cost of Sales on a QTR due to:

- a) **13% or P6.0M decrease in cost of Real estate on a QTR** the decrease is relatively due to corresponding decrease in lots sold with lower development costs as compared to the units sold for the same quarter last year
- b) **Decrease in cost of sales of agricultural goods by 74% or P7.1M on a QTR** the due to the lower number of quantity sold at this quarter as compared to the quantity sold for same quarter last year
- c) Decrease in Cost of Water services by 60% or P2.2M on a QTR

12% or P6.3M increase in General, Administrative and Selling Expenses on a QTR - due to the following net effect of:

- a) **38% or P6.0M increase in Personnel expenses on a QTR** due to the increase of personnel in this quarter of the current year
- b) **31% or P3.3M decrease in Marketing expenses on a QTR** includes commissions and incentives on lot sales which is directly related to the decrease real estate sales during the quarter and various advertising and promotional activities which decreased this quarter
- c) **67% or P2.7M increase in Taxes and Licenses on a QTR** pertains to the increase in business taxes for the quarter
- d) **47% or P2.4M increase in Outside Services on a QTR** pertains to the increase in security services
- e) **67% or P3.2M decrease in Depreciation and amortization on a QTR** due to the net effect of lower recorded depreciation expense
- f) 99% or P897k increase in Rental expense on a QTR
- g) **16% or P385k increase in Utilities and supplies on a QTR** due to higher consumption of utilities this quarter as compared to last year's 1st quarter
- h) 32% or P366k increase in Repairs and maintenance on a QTR due to the increase in cost of repairs and maintenance during the quarter as against the 1st quarter of 2020
- i) **10% or P159k increase in professional fees on a QTR** directly related to the consultancy services incurred by the group
- j) 53% or P1.3M increase in travel and transportation on a QTR and 17% or P1.M increase on a YTD – directly related to the various site visitation for mill, real estate projects and plantation operations and power group operations which were increased this year's 1st quarter
- k) 142% or P311k increase in insurance expense on a QTR includes increase payment in insurance of Company's properties

 19% or P407k increase in others/miscellaneous expenses on a QTR – includes community relations expenses such as scholar's tuition and other humanitarian assistance

22% or P12.5M increase in Equity in net gain of an associate on a QTR- this pertains to the group's 20% share on the net earnings of PCPC and PEI's operating companies and 33.33% share on the net earnings of EWRTC during the 1st quarter of 2021

100% or P184k decrease in loss on sale of property and equipment on a QTR – no transaction involving loss on sale of property and equipment for this quarter

237% or P4.8M increase in Other income on a QTR – due to the surcharge income, income from forfeited deposits, tapping fees, transfer fees, and other miscellaneous income.

37% or P6.2M decrease in Finance costs on a QTR – lower interest payment on bank loans this quarter of this year as compared from last year

Financial Soundness Indicators/Top Key Performance Indicators

(Consolidated Figures)

The table below sets forth the comparative performance indicators of the Company and its majority-owned subsidiaries:

Financial Ratios	Unaudited	Unaudited	Audited
Consolidated Figures	03/31/2021	03/31/2020	12/31/2020
Current ratio ¹	2.51:1	2.48:1	2.50:1
Quick ratio ²	0.88:1	0.75:1	0.93:1
Solvency ratio ³	0.07:1	0.08:1	0.14:1
Total Debt to Equity ratio ⁴	0.54:1	0.47:1	0.53:1
Asset to Equity ratio ⁵	1.54:1	1.47:1	1.53:1
Interest coverage ratio ⁶	18.18x	9.75x	6.20x
Return on Equity ⁷	3.86%	3.92%	7.15%
Return on Assets ⁸	2.51%	2.63%	4.67%
Net Profit Margin ratio ⁹	75.22%	52.46%	34.04%

¹Current assets/Current liabilities

³Net Income plus depreciation (YTD)/Total liabilities

⁴Total liabilities/Stockholders' equity

⁵Total assets/Stockholders' equity

⁶Earnings before income tax, interest, depreciation and amortization (YTD)/Total Interest Payment

⁷Net Income (YTD)/ Average Total stockholders' equity

⁸Net income (YTD)/Average Total assets

⁹Net income (YTD)/Revenue (YTD)

²Current assets less contract assets, inventories and prepayments/Current liabilities

Real Property Development:

<u>High-end Housing</u>

Xavier Estates: It is the pioneer in premier mixed-use development in Northern Mindanao. This 220-hectare development located at Fr. Masterson Avenue, Upper Balulang, and sprawled on a panoramic plateau overlooking the City has now become 288 hectares through additional acquisitions of adjacent developable areas over the years. It is a perfectly master-planned community which guarantees luxury, elegance, prestige, convenience and security. One (1) unit was sold for the 1st quarter of 2021 as compared to 14 lots for 1st quarter of 2020.

Teakwood Hills: It is located in Barangay Agusan, Cagayan de Oro City, some 2.3 kilometers from the national highway going uphill. This idyllic enclave has a breathtaking endless view of the mountains and the sea. The roads are eight meters wide and lined with trees. It has a club house with recreational amenities such as swimming pool, billiards, darts and table tennis. Lot sizes start from a minimum cut of 250 sq. m., all with a 180-degree scenic view of the famous Macalajar bay and an elevation of 220 meters above sea level. Percentage-of-completion for Phase 1 is at 81% while Phase 2 is 100% complete. For this year's 1st quarter, two (2) lots were sold compared to five (5) lots for the same quarter last year.

Valencia Estates: It is located in Barangay Lumbo, Valencia City, Bukidnon. The amenities are patterned after the excellent standards of a plush subdivision with a road network of 15 meters for the main road, 10 meters for the service roads complete with sodium street lamps; a basketball court, a clubhouse with a swimming pool. It also has open spaces and playground, perimeter fence and a 24-hour security service. The project is 100% complete. Fourteen (14) lots were sold for the 1st quarter of 2021 while six (6) lots for the 1st quarter of 2020.

Coral Resort Estates: The project is considered as the first residential resort estates in Northern Mindanao. It is strategically located in Initao, Misamis Oriental with a total development area of 5.4 hectares. Phase 1-Cluster A and Cluster B of the project with development area of 2.5 hectares and 2.9 hectares, respectively are 100% complete. No lot was sold for this quarter of the year while there one (1) for the same quarter of last year.

West Highlands is a residential estate beside a golf course community located in Brgy. Bonbon, Butuan City. The estate has a total developmental area of 25.9 hectares and is 289 feet above sea level which gives lot owners a panoramic view of historic Mt. Mayapay or the cityscape. **West Highlands Phase2** was launched last October 2017 highlighting fairway and inner fairway lots. Percentage-of-completion for Phase 1 is at 100% while Phase 2 is 96% complete on horizontal development and 46% for vertical development. There were twenty (20) lots sold for this quarter of the year compared to twenty-two (22) lots sold for the same quarter last year.

Economic Housing

Phase 5-Ventura Residences is the first venture of A Brown Company, Inc. into the middle market house-and-lot package nestled inside the Xavier Estates. Ventura Residences is 100% complete. This project has a saleable area of 5.8 hectares. There were three (3) booked sale this quarter of the year compared to two (2) house and lot for the same quarter of last year.

Xavierville Homes: It is an economic housing development project adjacent to the Xavier Estates. Phase 1 and 2 are 100% complete. No units were sold for the 1^{st} quarter of this year and 1^{st} quarter of last year.

Adelaida Park Residences located beside Mountain View Homes is the first residential subdivision in the region offering a ridgeview linear park. The linear park is 410

linear meters in length with park lights along the jogging path/bicycle path. Single detached and attached house and lot units are offered with lot area ranging 90-161 sq.m. with floor area ranging 60-110 sq.m. Adelaida Park Residences has single houses sufficiently spaced from each other with its own parking space; is a gated community with ranch-type perimeter fence; has proposed pavilion; and is certified flood-free with an elevation of 157 feet above river bank. The horizontal development is 100% complete while the vertical development is at 90%. There were nineteen (19) house and lots sold for the 1st quarter of this year while twenty -one (21) house and lot for the same quarter last year.

Socialized Housing

St. Therese Subdivision: The subdivision is a 1.67-hectares socialized housing project located in Balulang, Cagayan de Oro that will provide 155 house and lots of which 91 units are row houses, 38 units are duplex, and 26 units are single attached. The project is 100% complete. There were no lots sold for this year's 1st quarter and last year.

Mountain View Homes: This project has a development area of 2.3 hectares with 216 saleable house and lots with guard house and basketball court. **Mountain View Homes Phase 2** is a new venture into the socialized and economic housing which is adjacent to the original Mountain View Homes. It is accessible to churches, schools, malls and commercial establishment. The socialized housing project has row houses with lot area of 50sq.m. and floor area of 26sq.m. Single detached units for economic housing have a lot area of 75-143 sq. m. and floor area of 36-38 sq. m. Percentage-of-completion for Phase 1 and Phase 2 are 100% complete. Two (2) units were booked as sale in the 1st quarter of 2021 while only one (1) house and lot was sold for the 1st quarter of 2020.

Recent Projects:

Socialized Housing

Mangoville is a socialized housing which was launched on Feb 10, 2018. It is located in Barangay Agusan, Cagayan de Oro, just 1.8 kilometers away from the highway. Mangoville boasts of duplex design houses with its own parking space in a lot area of 67.5 sq.m. with floor area of 22 sq.m. It has a 10 meter-wide main road and 8-meter wide inner roads, with perimeter fence and guardhouse. Mangoville homeowners will enjoy a view of the Macajalar Bay in its elevation of 169 meters above sea level. In 5.5 hours, all 235 units were reserved. The horizontal development is F while the vertical development is at 81%. No units were recorded as booked sale for the 1st quarter of this year and 1st quarter of last year.

<u>Economic Housing</u>

Xavier Estates Phase 5B – Ventura Residences II was launched in June 2018. It features house and lot units and prime lots. Located at the back of Ventura Residences, this second phase shall have the identical house colors of orange and cream as the first phase. House and Lot units are single detached with a lot area of 110 to 170 sq.m. and floor area of 80 sq.m. Prime lots with lot cuts of 110 to 500 sq.m. are located by the ridge. The horizontal development is 100% complete while the vertical development is at 93%. Fifteen (15) units were sold for this quarter this year while three (3) units were sold for the same quarter last year.

<u>High-end Housing</u>

Xavier Estates Phase 6 - Ignatius Enclave was launched in June 2018. It is located in Upper Balulang, Cagayan de Oro City, a 3-kilometer drive to Mastersons Avenue where major commercial establishments are located. There are also churches, grade schools, high schools and educational centers nearby. It features house and lot units and prime lots. Aimed at fostering a Happy Community concept, the single modern home design introduces ABCI's first venture into the vibrant house colors of yellow, orange, blue and green accents. The horizontal development is 100% complete while the vertical development is at 93%. There were eighty-one (81) house and lots sold for the 1st quarter of this year while thirty-one (31) house and lot for the same quarter last year.

The Terraces in Xavier Estates was launched last September 2018. This prime property is highlighted by prime cascading ridge lots of 180 to 400 sq.m. in size. Located in the terraces-like land configuration, this area commands a 180-view of the city of Cagayan de Oro and the mountains of Bukidnon and is low dense with less than 50 lots for sale. The horizontal development is 52% complete. One unit was recorded as booked sale for this quarter this year while five (5) units were sold for the same quarter last year.

Oil Palm Plantation:

For the Quarter Ending March 31, 2021

	Plantat	Plantation Area in Hectares Yields		
Location	Gross Area	Area That Can Be Planted	Area Planted	Bunches
Kalabugao	1,276.53	1,087.75	920.55*	
Phase I				-
Phase II				-
Phase III				-
Phase IV				-
Phase V				-
Impasug-ong	4.14	4.14	4.14	8
Opol	1,089.85	630.77**	623.27	-
Tignapoloan	1,328.56	929.96	-	-
XE Plantation	43.74	43.74	43.74	-
TOTAL	3,742.82	2,696.36	1,591.70	8

For the Quarter Ending March 31, 2020

	Plantat	ion Area in Hect	tares	Yields
Location	Gross Area	Area That Can Be Planted	Area Planted	Bunches
Kalabugao	1,276.53	1,087.75	920.55*	
Phase I				-
Phase II				-
Phase III				-
Phase IV				-
Phase V				-
Impasug-ong	4.14	4.14	4.14	268
Opol	1,089.85	630.77**	623.27	-
Tignapoloan	1,328.56	929.96	-	-
XE Plantation	43.74	43.74	43.74	-
TOTAL	3,742.82	2,696.36	1,591.70	268

*Total area planted in Kalabugao is net of 55 has. of trees that were uprooted due to severe diseases.

**Total area that can be planted in Opol is net of 60.03 has. It was discovered that it's not suitable for planting due to soil texture (rocky with limestone outcropings).

The following are the status of the plantation areas as of March 31, 2021:

Location	Flowering	Vegetative
Kalabugao		
Phase I	100%;100%	0%;0%
Phase II	100%;100%	0%;0%
Phase III	100%;70%;100%	0%;30%;0%
Phase IV	20%;0%	80%;100%
Phase V	20%	80%
Impasug-ong	100%	0%
Opol		
Phase I a	100%	0%
Phase I b	100%	0%
Phase I c	100%	0%
Phase II a	100%	0%
Phase II b	100%	0%
Phase II c	100%	0%
Phase III a	100%	0%
Phase III b	80%	20%
Phase IV a	50%	50%
Phase V a	0%	100%
XE Plantation		
Phase I	100%	0%
Phase II	100%	0%

The following are the status of the plantation areas as of March 31, 2020:

Location	Flowering	Vegetative	
Kalabugao			
Phase I	100%;100%	0%;0%	
Phase II	100%;100%	0%;0%	
Phase III	100%;70%;100%	0%;30%;0%	
Phase IV	20%;0%	80%;100%	
Phase V	20%	80%	
Impasug-ong	100%	0%	
Opol			
Phase I a	100%	0%	
Phase I b	100%	0%	
Phase I c	100%	0%	
Phase II a	100%	0%	
Phase II b	100%	0%	
Phase II c	100%	0%	
Phase III a	100%	0%	
Phase III b	80%	20%	
Phase IV a	50%	50%	
Phase V a	0%	100%	
XE Plantation			
Phase I	100%	0%	
Phase II	100%	0%	

Palm Oil Mill

A total of 591.3 metric tons of Fresh Fruit Bunches (FFB) derived from internal and external sources were processed for the 1st Quarter of 2021, compared to 1,548 metric tons in the same period of last year. This is an average of 197 metric tons of fresh fruit bunch processed per month as against 516 metric tons of the same period last year. The yield for the 1st quarter of this year was 115.89 metric tons of crude palm oil with an average oil extraction rate of 19.60% as compared to 301.12 metric tons having an average extraction rate of 19.45% for the same period last year.

The kernels that were produced totaled to 6 metric tons as compared to 28.33 metric tons of last year.

Refined Bleached Deodorized Oil (RBDO) Plant

For the 1st quarter of 2021, the refinery produced RBDO 20 metric tons compared to zero metric tons of the same period last year.

In addition, there's no Palm Fatty Acid Distillate was produced in the 1st quarter of this year and last year. This by-product is generated during production of RBDO.

Fractionation Plant

The production of Palm Olein and Palm Stearin started in June 2015. Crude Palm Oil produced is further processed into Refined Bleached and Deodorized Oil, the raw material of Palm Olein and Palm Stearin. In the 1st quarter of 2021, there was no production of Palm Olein compared to 45.10 metric tons for the same period last year and also no production of Palm Stearin for the 1st quarter of this year and last year. The quantity sold during the 1st quarter was 4.39 metric tons of Palm Olein compared to 45.10 metric tons for 1st quarter last year.

Power Generation

Coal-Fired Power Project

Palm Concepcion Power Corp. (PCPC) – 20% owned by PTCHC

Palm Thermal Consolidated Holdings Corp. (PTCHC) is 100% owned by A Brown Company Inc. which currently has 20% equity interest in Palm Concepcion Power Corporation (PCPC). PCPC is the project company for the 2 x 135-megawatt coal-fired power plant in Concepcion, Iloilo.

In July 2013, the lending banks signed the term loan financing totaling to Php 10B to partially finance the Engineering, Procurement and Construction (EPC) and finance costs of the project. These were China Banking Corporation (Php 3.5B); Asian United Bank (Php 2.5B) and BDO Unibank, Inc. (Php 4B). BDO Capital & Investment Corporation acted as the Lead Arranger and Sole Bookrunner for the term loan facilities.

The power plant project is located in Concepcion, Iloilo. It is a base load plant that uses Circulating Fluidized Bed Combustion (CFBC) technology that is highly efficient and low-pollution. The first 135MW unit was designed to address the power supply requirements of the Visayas grid and provide a steady flow of power to the growing businesses and economic development in the islands of Panay, Negros, Cebu and even Leyte.

PCPC started construction of the first 135MW in 2013 and was able to complete the project after 37 months and 22 days. Its commercial operations commenced on August 16, 2016. Ten (10) electric cooperatives have signed up offtake agreements with PCPC's first

135MW unit for their base load power capacity requirements. The project site is designed to operate and support two units of 135MW.

The new Environmental Compliance Certificate (ECC-OC-1911-0033) was released by the Environmental Management Bureau of DENR last October 8, 2020 which now covers both Units 1 and 2 of the 2 x 135-MW CFBC Coal-Fired Power Plant Project of PCPC.

At present, PCPC still takes pride in its environmental performance in which its emission levels are way below the standards set by DENR. On the average, as per YTD, Sulphur Oxides (SOx) is at 383.16mg/Nm3 compared to the standard value of 700mg/Nm3; nitrogen oxides (NOx) is at 191.60mg/Nm3 versus the limit of 1000mg/Nm3; carbon oxide (CO) is 11.39mg/Nm3 versus the DENR set value at 150mg/Nm3; while the particulate matter is at 0.77mg/Nm3 compared to the 150mg/Nm3 standards.

PCPC Power Plant's Gross Generation for the period December 2019-October 2020 is at 626,019.91MWh.

Bunker-Fired Power Project

Peakpower Energy Inc. (PEI) – 20% owned by ABCI

Peakpower Energy, Inc. was formed in 2013 to construct diesel/bunker-fired power plant projects designed to generate peaking energy in various A+/Green-rated electric cooperatives in Mindanao. These projects are Build-Operate-Maintain and Transfer (BOMT) agreements for brand new engines, which will last for 15 years through its subsidiaries as operating units: Peakpower Soccsargen, Inc., Peakpower San Francisco, Inc. and Peakpower Bukidnon, Inc.

Peakpower Soccsargen Inc. (PSI) – 100% owned by PEI

Peakpower Soccsargen Inc. (PSI) is a 34.8MW diesel/bunker-fired power plant located in General Santos City. It has a 15-year BOMT agreement with the South Cotabato II Electric Cooperative Inc. (Socoteco 2).

The Energy Regulatory Commission (ERC) issued the Certificate of Compliance (COC) for PSI's first 20.9MW (3 units of 6.97MW) capacity last December 1, 2014. Commercial operations started on January 27, 2015.

The 13.9MW (2 units of 6.97MW) Power Plant expansion declared commercial operations last September 12, 2017. ERC granted the COC of the expansion on February 20, 2018.

Socoteco 2 is the largest distribution utility in Mindanao and its franchise area includes General Santos City, the municipalities of Glan, Malapatan, Alabel, Malungon, Kiamba, Maasim and Maitum in Saranggani and the municipalities of Polomolok and Tupi in South Cotabato.

Peakpower San Francisco Inc. (PSFI) – 100% owned by PEI

Peakpower San Francisco Inc. (PSFI) is a 10.4MW diesel/bunker-fired power plant located in San Francisco, Agusan del Sur. It has a 15-year BOMT agreement with the Agusan del Sur Electric Cooperative Inc. (ASELCO).

ERC issued the Certificate of Compliance (COC) for the first 5.2MW capacity on March 23, 2015. Commercial operations started on January 26, 2018.

The 5.2MW power plant expansion was granted its Provisional Certificate of Compliance on September 27, 2017, which was extended on February 20, 2018. The expansion plant started commercial operations on January 26, 2018.

Aselco's franchise area includes the municipalities of San Francisco, Prosperidad, Rosario, Trento, Bunawan, Veruela, Sta. Josefa, Loreto, Sibagat, Esperanza, Talacogon, La Paz, San Luis and Bayugan City.

Peakpower Bukidnon Inc. (PBI) – 100% owned by PEI

Peakpower Bukidnon Inc. (PBI) is a 10.4MW diesel/bunker-fired power plant located in Barangay Alae, Manolo Fortich, Bukidnon. It has a 15-year BOMT agreement with the Bukidnon Second Electric Cooperative Inc. (Buseco).

ERC issued a Provisional Certificate of Compliance for the 10.4MW (2 units of 5.2MW) on November 21, 2017, which was extended on February 20, 2018. PBI commenced commercial operation on March 26, 2018.

Buseco's franchise area includes the municipalities of Libona, Manolo Fortich, Sumilao, Baungon, Malitbog, Talakag, Impasug-ong, Malaybalay, Lantapan and Cabanglasan, all in the Province of Bukidnon.

Outlook for the Year and Onwards

Real Estate Business:

Real estate is and will still continue to be a good investment at all economic levels of society (Villegas, 2020). As shelter is one of the three basic necessities of human beings including food and clothing.

There is still a demand for low-cost and economic housing. Households of low-middle income and middlemiddle income are the potential buyers. Many of these households are dependent on the foreign exchange remittances from relatives working overseas. Despite the displaced OFWs who have returned to the country due to the pandemic, there still continues to be close to 10 million abroad who are expected to send remittances in 2020.

OFW remittances are expected to bounce back after the pandemic is put under worldwide control. And Philippines population with a 1.6% growth shall be factors to increase housing demand.

For the upper middle-income households, they are markets for lots only. They also buy house and lots units to either acquire their own homes or invest for these units to be rented out. They are the market to be watched out for in 2020 and 2021 because a great deal of them had businesses who suffered from the pandemic.

The real estate sector is still a major contributor to employment and income growth as it continues to be an attractive choice of investment for both domestic and foreign investors. Looking at the young and growing

population, the transition of the country from a low-middle income economy to a high-middle income one, and, the expansion of economic activities to the provinces are some of the reasons for this bullish outlook on the real estate sector.

There is a huge unmet demand for housing thus the local real estate market is seen to be resilient. In a downturn, real estate market will naturally correct itself and will be picking up again. The demand for more than 6 million housing units is very clear (Soriano, 2020).

Real-estate investment trusts or REITs, helping to democratize the Philippine property market by allowing smaller investors to participate in high-value real-estate assets, shall pick up (Santos Knight Frank, 2020).

And more developers will be environmentally conscious which are basic attractions for people who prefer the low-density areas coupled with green, open spaces.

High demand and low interest rates will benefit the residential market greatly once things go relatively back to normal (Colliers International Philippines, 2020).

Sources:

The Resilience of the Real Estate Industry In The Face of the Pandemic, editorial Business Mirror, April 2020 Prospects for the Real Estate Sector, Business Inquirer, September 2020

COVID-19 Global Health Crisis

However, health crisis that became pandemic will certainly have tremendous impact on the economy.

After the spread of COVID-19 led to the lockdown of the entire island of Luzon, which accounts for 73 percent of the country's GDP, economic managers were not so optimistic of its impact.

Impact on Real Estate Sales

There is a continued rise in the demand for real estate in Northern Mindanao and Caraga shown in the current sales reservations for the 1st quarter of 2021. The Company made an unprecedented move to immediately shift to the digital platform. These include regular online presence through Facebook and direct messaging to the brokers. Videos of the projects were enhanced, walk-through to the model houses were created, announcements were converted into online posters. These are also online facilities implemented to ensure continuity in equity payments and sales reservation. A challenge was posted by buyers who had difficulty transitioning from their traditional banking style to online payments but these were being responded to. There were reduced foot traffic at the onset of COVID-19 to sites. However, this has gradually increased as the Company implemented safety protocols on site. Website upgrade is ongoing.

Supply Chain Risks

There is a potential risk of shortage of construction materials and supplies because of supply issues from sources in COVID-19 affected countries. Shortage of imported construction materials might lead to an increase in development costs.

To mitigate the impact of potential shortages, we have implemented contingency strategies such as increased inventory and advanced procurement of construction materials.

With the recommended social distancing and adoption of flexible work arrangements, our personnel and brokers' efficiency in handling administrative work (e.g. processing of sale documents; processing of government permits and license; etc.) may be impaired.

We have also instituted increased health awareness in all our offices and project sites. Constant disinfecting and sanitation of the offices and model houses in the all project sites is done. Constant hand-washing is promoted and health and temperature monitoring is conducted with the use of thermal scanners.

Palm Oil Business:

The palm oil industry is a promising enterprise as the palm oil continuously being considered as the most important tropical vegetable oil in the global oils and fats industry, in terms of production and trade.

Citing a study published by the University of Asia and the Pacific, Mindanao Economic Development Council (Medco) said palm oil's domestic demand will continue to increase 5 percent a year in the next 10 years to 2020. (http://ppdci.org/?p=20)

According to industry estimates, the current local demand for palm oil is at 1,100,000 metric tons (MT). However, the country produces only an average of 300,000 MT a year. This means the Philippines imports as much as 800,000 MT of palm oil from Indonesia and Malaysia just to meet local demand.

Data from the PPDCI showed that the country's crude palm-oil production in 2014 increased by 10.67 percent to 135,000 MT, from 122,000 MT in 2013. Production in 2015 & 2016 grew by 137,000 MT and 155,000 MT respectively, as the low price of oil palm slightly discouraged farmers from planting the crop. For 2017, the price of oil palm (fresh fruit bunch) reached P3,900 per MT, lower than the "comfortable" price of P5,000 per MT. The inventory was high, but the demand for palm oil declined last year, causing prices to fall (<u>http://www.businessmirror.com.ph/2016/06/07/pinol-eyes-palm-oil-regulatory-body/</u>).

Key industry players are positive about the bright prospects of increasing palm oil production in the world market not to mention the great demand from the domestic market and the prospect of eventually exporting palm oil globally. This growing demand presents an opportunity for ABERDI to expand its current crude oil capacity of 10 tons per hour to 30 tons per hour. This expansion requires an additional 2,800 hectares of oil palm plantation representing 50% of the additional requirement of 5,500 hectares. Suitable lands for expansion are available in Misamis Oriental and Bukidnon Provinces due to its strategic proximity to the mill. More importantly, these areas have adequate and ideal available land; in good climatic conditions; and has a vast potential area for oil palm plantation.

There are now seven (7) out of nine (9) milling plants in the country which are located in Mindanao. On top of this, two (2) additional milling plants are in the pipeline. Out of the nine (9) plants, two (2) have upgraded into refinery plants. ABERDI is the second next to Caraga Oil Refinery Inc. (CORI).

To respond to the lack of adequate local production, the management has targeted to develop 2,000 hectares of oil palm plantation in Province of Bukidnon and Misamis Oriental areas through growership program. As of the end of the 1st quarter of 2021, about 3,743 (gross area) hectares were already acquired for development, of which almost 1,592 hectares were planted while about 1,105 hectares are prepared to be available for planting. The company is anticipating the signing of agreements with local communities in Misamis Oriental and Bukidnon interested for its expansion program aggregating to 2,000 hectares. And to boost its mill operational capacity, the company has been tapping external growers to supply additional fresh fruit bunches (FFB).

ABERDI's refinery with fractionation machine is operational in full capacity of 50 MT/day. Likewise, the company is producing Palm Olein, Palm Stearin and Palm Fatty Acid Distillate in bulk sales. In 2016, it has already engaged in branding and packaging of premium cooking oil labelled as "Golden Belle". Its products are now FDA and HALAL-certified.

The company's Go to Market (GTM) strategy is divided into two (2) service packages - in 18-kg carbuoys and 150-ml roll type packaging (RTP). First service package is direct serve

outlets which will cover industrial or food processing companies, supermarkets, hyper-marts, wholesalers, groceries, catering services, hotels and restaurants around Mindanao region. Second service package will be indirect serve outlets like sari-sari stores, traditional food outlets, mini marts, direct household consumptions or specials events markets will be served by our potential Trade Execution Partners (TEP). This Dealership System has good functional discounts plus variable incentive scheme. This will provide customers and consumers excellent service and good margin to the best quality products.

PROSPECTS OF POWER GENERATION:

Vision

The "Build, Build, Build" program of the Duterte administration serves as a guide of the Department of Energy (DOE) in its programs for 2020. This program emphasizes the crucial role of energy, particularly building sufficient capacity, as the key to sustaining the country's economic growth.

At present, the country is still on its quest to obtain energy security and equity, considering the affordability and access of electric supply. However, the Philippine Power System remained generally stable and that the DOE will ensure the sustainable implementation of the rules and laws for the security of our energy supply through competition, access to bilateral markets, anti-monopoly measures, least-cost power, and the protection of the environment.

Demand and Forecast

Increase in energy demand are expected from the distinct growth in the industrial, commercial, and domestic sectors of the country. In addition, electrification continues—households in areas such as parts of Mindanao and Mindoro, which are not fully grid-connected, are likely to gain better access to electricity supply in the coming years with the target to reach 100% electrification across the Philippines by 2022.

By 2040, the country's electricity demand is projected to grow by about 5% annually. And to meet this demand including reserve requirements, a total of 43,765 MW additional capacities must come online.

Peak electricity demand is predicted at 12,285 megawatts (MW) for Luzon; 2,519 MW for Visayas and 2,278 MW for Mindanao, for 2020, according to DOE.

With the additional 237MW on 2017—comprising of 63% coal, 33% solar, and 4% oil-based sources, the energy department is expecting that enough power reserves will meet the demand. In addition, 19,934 MW of capacity is still under development with committed and "indicative" projects until 2025.

Adequate power supply across all three grids—Luzon, Visayas, Mindanao, is forecasted assuming that nothing deviates from the projections based on planned outages, the maintenance program, and the historical peaks and these projected rise in demand by DOE.

Solutions

To solve the country's energy security woes, DOE initiated the issuance of policies for resiliency, conducted of performance assessment and technical audit for all energy facilities, and reactivated the Inter-Agency Task Force on Securing Energy Facilities, among others.

DOE also called for the full cooperation of all industry stakeholders in monitoring and responding to the power demand-supply situations, they also encourage consumers to practice energy efficiency and conservation measures.

Coal Power Generation

Coal consumption in the Philippines is relatively high as the energy sector is highly reliant on coal-fired power plants. Coal power plants generated 46.8 million MWh in 2017, making up half of the country's power generation mix.

According to forecasts, the share of coal power plants will increase from about 30% in 2010 to around 50% in 2030. This share will further increase to 65% by 2050 since the existing natural gas plants are retired in the future. Over 25% of 2050 capacity will be diesel. It is also assumed that all of electricity demand will be supplied through electricity grids in which plants are dispatched to minimize variable costs.

In conclusion, energy remains a crucial element in economic growth and development of any country. According to the National Economic and Development Authority (NEDA), the potential of the Philippines of reaching high-income status by 2040 provided the economy grows consistently by 7.0 percent annually.

Meanwhile, the Philippines scored 4.2 out of 7 in terms of sufficiency and reliability of power supply, as showed in a World Economic Forum report, and still showing great probability of improvement in the energy industry. Strong coordination among energy stakeholders, coupled with the additional power generation capacities, are paving way in responding to the challenges of the industry.

Sources: DOE, NGCP, ADB, NEDA, Philippine Star

Plan of Action

Coal-Fired Power Project:

As economic activities continue to expand in the Visayas, specifically in Panay, a need for a more stable and sufficient power supply situation is a must. The 2 x 135 MW coal-fired power plant project in Concepcion, Iloilo was developed due to the foreseen power capacity requirements in the Visayas region. The first unit of this new base load plant was designed to address the power supply requirements of the Visayas grid and provide a steady flow of power when it goes on line. Palm Concepcion Power Corporation (PCPC), the project proponent, constructed the power plant in 2013. The power plant is equipped with a steam turbine generator manufactured by Alstom of Europe.

PCPC started commercial operations of the first unit of the 135 MW Circulating Fluidized Bed Combustion (CFBC) power plant on August 16, 2016. It was inaugurated by the Philippine President Rodrigo R. Duterte in Malacañang on November 28, 2016. It is now delivering power supply to Panay, Negros, and the rest of Visayas.

Ten (10) distribution utilities and electric cooperatives have signed up with PCPC for their base load power capacity requirements in order to deliver reliable and stable power generation supply to industrial, commercial, and residential consumers.

The new Environmental Compliance Certificate (ECC-OC-1911-033) was released by the Environmental Management Bureau of DENR last October 8, 2020 which now covers both Units 1 and 2 of the 2 x 135-MW CFBC Coal-Fired Power Plant Project of PCPC.

The power plant takes pride with the capability of its CFBC Technology and the sound environmental measures being practiced in the power plant as it maintained its excellent emission performance vis-a-vis the DENR standards.

At present, PCPC is fulfilling its purpose by serving the needs of its customers, helping ensure that homes and businesses have dependable and uninterrupted power supply, which they can afford, as it continues to uphold its commitment to the environment and host communities.

Bunker-Fired Power Project:

Peakpower Energy, Inc. (PEI) was set up in 2013 to implement projects designed to generate peaking energy across various A+/Green rated electric cooperatives in Mindanao. These are Build-Operate-Transfer agreements for brand new bunker-fired engines, which will last for 15 years.

After signing a Power Purchase and Transfer Agreements for 20-megawatt of peaking power supply with South Cotabato II Electric Cooperative (SOCOTECO II) and 5-megawatt supply with Agusan del Sur Electric Cooperative (ASELCO) in 2013, the respective plants Peakpower Soccsargen, Inc. (PSI) and Peakpower San Francisco, Inc. (PSFI) are commercially operational, supplying the very much needed power capacities in their franchise areas.

Expansion of these two plants are also completed and has already declared their commercial operations last September 2017 and January 2018, respectively. A third plant, Peakpower Bukidnon, Inc. (PBI) which is a 2 x 5.2MW peaking plant and embedded to Bukidnon Second Electric Cooperative (BUSECO) declared commercial operations on March 2018, and was inaugurated a year after.

Recently, PEI officially appointed Wartsila Philippines Inc., a leading supplier of power solutions in the country, to operate the mobilization and maintain the facilities of PEI's three diesel power plants in Mindanao. On October 11, 2019, PEI and Wartsila Philippines Inc. signed an operations and maintenance contract agreement for all its three power plants.

Hydro Power Project:

Hydro Link Projects Corporation (HLPC) - 100% owned by ABCI

Hydro Link Projects Corporation (HLPC) is ABCI's corporate vehicle in the development of hydroelectric power across the Philippines pursuant of ABCI's Vision of energizing the country's development. HLPC is currently pursuing the Carac-an Hydroelectric Project (CHP) in Cantilan, Surigao del Sur. It is a run-of-river type of hydroelectric development along the Carac-an River, the largest river stream around the Carac-an watershed area. This 16.3MW hydroelectric plant is HLPC's first foray in the renewable energy market under the auspices of ABCI.

Bulk Water Project

AB Bulk Water Company, Inc. (ABWCI) - 100% owned by ABCI

AB Bulk Water Company, Inc. (ABWCI) was incorporated on March 31, 2015 to engage in the business of holding and providing rights to water, to public utilities and cooperatives or in water distribution in the Municipality of Opol or to engage in business activities related to water development.

ABWCI is currently pursuing the proposed Bulk Water Supply Project for the Municipality of Opol in Misamis Oriental. The Project which will tap the water resources of Lumayagan River aims to supply about 15 to 20 million liters per day (MLD) of potable water, with potential expansion up to 25 MLD, to cater the present and future requirements of the

municipality. Other potential service areas include the neighboring municipalities of Opol – the city of El Salvador, and the municipalities of Alubijid, Laguindingan, and Gitagum. Based on the study, these are potential growth areas.

The detailed engineering design of the Project has been completed confirming the technical viability of the project as defined during the pre-feasibility study. The Water Permit has already been granted by the National Water Resources Board (NWRB) in which the board approved the applied quantity required for the project. Likewise, the Environmental Compliance Certificate (ECC) has been secured from the Department of Environment and Natural Resources (DENR). The Watershed Management Study was also completed with the involvement of different LGU sectors and stakeholders. The project was submitted to the local government of Opol for their evaluation and consideration. Groundbreaking ceremony was held in April 2016.

East West Railway Project:

Blaze Capital Limited – 100% owned by ABCI

Blaze Capital Limited is a British Virgin Islands company, incorporated and registered on August 8, 2011. It was acquired by ABCI on May 22, 2017. Blaze Capital Limited has a 33.33% ownership in East West Rail Transit Corporation (EWRTC) which is part of a consortium for the East-West Railway Project under the unsolicited track of the BOT Law and its IRR.

The Consortium, composed of EWRTC and Alloy MTD Group (represented by MTD Philippines Inc.) submitted an unsolicited proposal to the Philippine National Railways (PNR) to finance, build and then operate and maintain the East-West Rail Project. The East-West Rail Project is an integrated light rail mass transportation system and is intended to help alleviate the gap in the transportation infrastructure in the metropolis. It will traverse the corridor of Quezon Avenue in Quezon City and España Boulevard in the City of Manila. This project is in line with the objective of the government to provide the most efficient and appropriate solution/system to address the large volume of commuters in Metro Manila and other major urban cities. The Project will involve the development, design, construction, supply, completion, testing, commissioning, operation and maintenance.

The project has already been accepted by PNR and was already endorsed to NEDA for evaluation and approval by the Investment Coordination Committee.

In 2020, the PNR has re-granted the Original Proponent Status (OPS) to the Consortium. PNR has also re-endorsed the project to NEDA. NEDA has formally received the updated project documents and has begun its NEDA-ICC review.

In addition, the project proposal was submitted by PNR to Metro Manila Development Authority (MMDA) to favorably obtain endorsement from Metro Manila Council (MMC). PNR also requested an endorsement from the two-project host LGUs - Quezon City and City of Manila.

The Consortium is now working for the completion of the requirements to get the ECC. The Consortium has engaged the services of consultants to undertake the environmental impact statement study to eventually secure of the Environmental Compliance Certificate (ECC).

The Consortium also remains in active discussions with foreign entities for possible entry and investment in the project.

Natural Gas Project:

Vires Energy Corporation – 99.995% owned by ABCI

As disclosed on June 18, 2020, A Brown Company, Inc. has acquired 99.995% of the outstanding capital of Vires Energy Corporation (VEC) owned by Argo Group Pte. Ltd. of Singapore at a total price of Php 50,200,000.

VEC was incorporated in 2015 and is the proponent for the Integrated Floating LNG Storage and Regasification Terminal and the 506MW Floating Natural Gas-Fired Power Plant Project located in Barangay Simlong, Batangas City. VEC has already secured the Environmental Compliance Certificate (ECC) for the project and has also registered the project with the Board of Investments to avail of incentives.

Natural gas supply from Malampaya is expected to decline and reach its economic production threshold by the Mid-2020s. VEC will build the necessary infrastructure to allow the importation of liquefied natural gas (LNG) as early as 2022.

The project will have a Floating Storage and Regasification Unit (FSRU) Terminal in Batangas Bay, Philippines and will deliver natural gas through a pipeline to supply existing and new natural gas-fired power plants.

Irradiation Project:

Irradiation Solutions Inc. – 100% owned by ABCI

In January 2021, the Securities and Exchange Commission (SEC) approved the incorporation of the ABCI's new subsidiary, Irradiation Solutions, Inc. (ISI).

ISI has the following primary purpose:

"To provide irradiation services for all types of goods, by exposing such goods, food products and non-food products, to ionizing radiation such as gamma rays, x-rays, or accelerated electrons from electron beam machines in order deactivate food pathogens, eliminate pests, prevent sprouting of tubers and bulb crops, or improve food properties for food products, and in order disinfect and sterilize pharmaceutical products, cosmetic products, and medical equipment and medical-related products including sutures, gloves, gown, face masks, dressings, syringes and surgical staplers for non-food product."

Impact of Economic/Political Uncertainties:

The Company's performance will continue to hinge on the overall economic performance of the country. Interest rate movements may affect the performance of the real estate industry, including the Company. Good governance will definitely lead to better economy and better business environment and vice-versa. Political stability encourages people to work better and spend more and the investors to infuse funds for additional investment. Given the other positive economic indicators like recovery in exports, sustained rise in remittances and growing liquidity in the domestic financial market, the government's projected growth targets are attainable.

The annual average headline inflation of the country for the year 2020 at 2.6% was slightly higher than the 2.5% in 2019 which was within the government's 2 to 4 percent target band and way lower than the 5.2% in 2018. The 2018 rate was also the highest since 2008's 8.2 percent year-on-year increase in prices, making it a 10-year high, Philippine Statistics Authority (PSA) data showed.

The Development Budget and Coordination Committee (DBCC), an inter-agency economic planning body together with the BSP decided to keep the current inflation target at 3.0 percent \pm 1.0 percentage point for 2021 – 2022. The 3.0 percent \pm 1.0 percentage point inflation target for 2020 – 2022 and set the inflation target range at 3.0 percent \pm 1.0 ppt for 2023 – 2024. In previous years, the inflation target was an appropriate quantitative representation of the BSP's medium-term price stability goal that is conducive to the balanced and sustainable growth of the Philippine economy.

The BSP also revised its inflation forecast upwards for 2021 to 3.2 percent (from 2.7 percent) while the projection for 2022 was maintained at 2.9 percent. These are still within the government's annual inflation target range of 2.0 to 4.0 percent until 2022. Despite the benign inflation outlook, the ongoing La Niña which may bring above normal rainfall conditions and continued presence of African Swine Fever (ASF) may continue to push food prices upward. On the external front, global oil prices remain volatile as uncertainties emanate from new lockdown restrictions in major cities around the world amid the emergence of new coronavirus strains.

The Philippine economy shrank by another 8.3% in the last three months of 2020 as the COVID-19 pandemic continues to cripple consumer spending and business activity, bringing full-year economic growth to -9.5% in 2020, the worst contraction since 1946 and sharpest among the largest economies of Asia-Pacific. This was due to uncontrolled COVID-19 outbreak combined with strict nationwide lockdowns and mobility restrictions, a succession of natural disasters, and delays in budget execution which weighed on public investment. This contraction was the low end of the -8.5 to -9.5 percent estimate of the Development Budget and Coordination Committee (DBCC) in light of the lingering public health crisis. In 2019, the Philippine economy grew by 6% (base year 2018).

The official said this is because hindrances to children's mobility, and by extension their households, have gotten in the way of a rebound in private spending, a huge chunk of the country's economic activity. Economic growth will be hard-pressed to make a stronger economic recovery if children and families are restricted from participating in the economy, as up to 50% of non-essential retail sales are driven by family spending.

Quarantine restrictions likewise resulted in household spending losses of ₱801 billion, or an average of around ₱2.2 billion per day, for 2020. Coupled with unemployment, losses reached around ₱1.04 trillion worth of income of families, or around ₱2.8 billion per day, with a worker incurring an average annual income loss of ₱23,000.

A support package to address multiple concerns of businesses and individuals have been given attention by the government. The government has supported individuals and firms after the deferment of fixed payments and taxes, along with lower taxation rates. These were addressed in the Bayanihan I and II, along with the Corporate Recovery and Tax Incentives for Enterprises Act. Billions of pesos in cash transfers shall also be provided for under the 2021 national budget. Apart from consumer spending, investments also posted deep contraction along with imports and exports. Government spending, however, went up during the period.

The country has declared strict lockdowns and shut its doors to domestic and international travel during the onset of the COVID-19 pandemic in a bid to curb the spread of the coronavirus.

The National Economic and Development Authority (NEDA) updated its growth target to 6.5 to 7.5 percent next year, which was lower than the 8 to 10 percent growth forecast announced last year by government economic managers in the cabinet-level Development Budget Coordination Committee (DBCC). The 2022 target range was also lower than the average 7 to 8 percent growth target for the medium-term set in the original 2017-2022 Philippine Development Plan (PDP), the country's growth blueprint. The growth target for 2021 meanwhile remains at 6.5 to 7.5 percent, NEDA said, as it presented revisions to the 2017-2022 PDP amid the disruptions caused by the COVID-19 crisis.

The revised growth target this year is dependent on the following factors: shift to a modified general community quarantine (MGCQ), implementation of the recovery program, and timely COVID vaccination. The delay in shifting to the "less restrictive" MGCQ was a significant setback to economic recovery. The government is "very concerned" with the current situation and looking to "find a better balance" between health and economic decisions moving forward. The roll out the vaccine so as to build herd immunity would help further open the economy. It was reported that the Philippine was losing P2 billion a day due to COVID-19.

With government's thrust on "Build Build Build" Program, it continues to exert all efforts to bring inflation within the government's target range of 2 to 4 percent and ensure price stability all year round. The rate of price increases has to be manageable to give the country adequate elbow room to sustain its economic growth and reach its development goals. While faster inflation will affect many disadvantaged sectors, the government has to take swift and decisive measures to tame inflation. Given the signs of easing price pressures, the government needs to continually vigilant of possible risks.

To achieve these goals, there are risks that lie ahead. Extreme weather disturbances like global warming and strong typhoons will be the biggest roadblock. The agriculture sector challenge is to make it resilient to such shocks. Reducing the cost of food, especially of rice, is important in reducing poverty. At the same time, there's need to raise productivity in the agricultural sector by helping farmers transition to higher value crops and making technology easily accessible. Other potential downside risks also include possible policy shifts in the US, greater volatility in capital flows, and geopolitical risk and global pandemic Thus, the government needs to remain vigilant and consider potential repercussions to the Philippine economy.

There's a need as well to nurture entrepreneurship and attract investments to produce higher-paying, higher quality jobs especially outside of Metro Manila. In turn, such investments will require a truly secure and stable economic and political environment. Moreover, the sectors should be resilient and diversified in both of products and markets, in particular, championing innovation and diversification in the industry sector. In the services sector, there is a need for a policy environment that makes it easier for firms to set up and operate businesses, as well as to comply with regulations. The government also needs to make the regulatory system much more efficient and transparent.

The crafting of the Philippine Development Plan (PDP) of the present administration will provide a holistic and comprehensive approach to equipping the economy to accommodate higher growth in the following years. Importantly, this PDP is people-centered, as it is anchored on the people's aspirations for the long-term, as articulated in AmBisyon Natin 2040. Among the government's priorities are infrastructure development, human capital investment, regional development, social protection and humanistic governance in order to lay the foundation for inclusive growth, a high-trust society, resilient communities, and a globally competitive knowledge economy.

The implementation of the "Build, Build, Build" infrastructure program and the focus on improving the performance of services exports would boost economic growth to hit 6.5% to 7.5% until 2022. Under the ambitious "Build, Build, Build, " the government plans to roll out flagship, "game-changing" projects, with about half targeted to be finished within President Duterte's term, alongside plans to spend up to P9 trillion on infrastructure until 2022 to usher in "the golden age of infrastructure." With the government's political will, it has been able to institute policy reforms like liberalizing some areas from farm restriction. After the expiry of Bayanihan to Heal as One Act (Bayanihan I) law on June 25, 2020, Bayanihan to Recover as One Act (Bayanihan II) was signed into law which provides for a PHP165.5-billion fund to finance the country's response and recovery interventions intended to mitigate the impact of the coronavirus disease 2019 (Covid-19) pandemic and also grants special powers anew to the President to best deal with the pandemic. Bayanihan II was considered crucial in government's efforts to gradually re-open the economy, support businesses and revitalize growth to make the country resilient to Covid-19 by strengthening the health sector, particularly the healthcare capacity and pandemic response. Citizens together should work hand in hand in combating the COVID-19 pandemic. Strict protocols issued by government regulators should be strictly followed to contain the possible spread of the virus and control the increase in infection among people.

Jumpstarting the Economy from the Impact of COVID-19

The government's flagship "Build, Build, Build" infrastructure project will help "jumpstart" the economy from the impact of the coronavirus disease 2019 (Covid-19) crisis. However, the government has yet to determine which infrastructure projects already appropriated under Build, Build, Build would be discontinued to prioritize the government response to Covid-19.

Although the Bayanihan to Heal as One Act (Republic Act 11469) has provision that allows the "direct discontinuance" of appropriated programs, projects or activities of any agency of the Executive Department in the 2019 and 2020 national budget to use savings to augment Covid-19 response allocation, the government is still trying to determine other sources of funds to augment the current PHP275-billion budget for Covid-19 response. The government needs more funds for relief efforts as the country continues to deal with the Covid-19 pandemic.

The Build, Build, Build program, which has helped generate thousands of jobs, would also be crucial in helping the economy recover. Under the Build, Build, Build program, the government has improved the country's key infrastructures -- bridges, roads, railways, urban mass transport, railways, airports, seaports, and new and better cities. The Department of Public Works and Highways (DPWH) was able to construct and rehabilitate about 9,845 km. of roads, 2,709 bridges, 4,536 flood mitigation structures, and 71,803 classrooms. The program also generated 4,199,288 jobs and helped reduce the unemployment rate to 4.5 percent, the lowest rate since 2005.

Source: NEDA Reports, Various News Articles

We believe that the Company's available cash, including cash flow from operations and drawings from existing and anticipated credit facilities, will provide sufficient liquidity to fund our projected operating, investment, capital expenditures and debt service requirements for the next twelve months. We have also implemented a number of initiatives under our liability management program to meet our debt service requirements in the short and medium term.

The Company does not expect to conduct any product research and development in the foreseeable future. No extraordinary purchase or sale of plant and equipment are expected beyond those in the regular course of the Company's operations. 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 nor 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.

Material Event/s and Uncertainties:

The Company has no other events to report on the following:

- a) Any known trends, demands, commitments, events or uncertainties that will have a material impact on its liquidity.
- b) Any material commitments for capital expenditures.
- c) Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales/ revenues/ income from continuing operations.
- d) Any significant elements of income or loss that did not arise from the issuer's continuing operations.
- e) Any seasonal aspects that had a material effect on the financial condition or results of operations.
- f) Any event/s that will trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation.
- g) Any 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.

The Company has no other information that needs to be disclosed other than disclosures made under SEC Form 17-C (if any).

SIGNATURES:

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

Registrant: A BROWN COMPANY, INC.

ROBE O E. PIZARRO President & Chief Executive Officer

Date: May 21, 2021

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MARIE ANTONETTE U. QUINITO Chief Finance Officer

A BROWN COMPANY, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	Notes	March 31, 2021 Unaudited	December 31, 2020 Audited
ASSETS	1000	Undditted	Addited
Current Assets			
Cash	4	₱122,310,875	₱231,321,649
Current portion of receivables	5	1,209,111,908	1,009,113,885
Current portion of contract assets	14	105,735,270	76,301,227
Real estate held for sale	6	1,621,054,413	1,573,049,067
Inventories	7	154,327,263	148,093,928
Advances to a related party		- ,- ,	117,690,925
Prepayments and other current assets	8	559,956,810	511,185,498
Total Current Assets		3,772,496,538	3,666,756,179
Noncurrent Assets			
Noncurrent portion of receivables	5	61,861,901	26,338,455
Noncurrent portion of contract assets	14	20,563,963	20,563,963
Equity instruments at fair value through other	0	475 007 405	
comprehensive income (EIFVOCI)	9	175,637,105	175,587,105
Investments in associates	10	1,420,752,144	1,430,559,395
Investment properties	11	97,133,941	97,133,941
Property, plant and equipment		798,750,246	912,510,888
Deferred tax assets - net	19	26,799,994	16,486,463
Other noncurrent assets	8	68,710,065	156,516,069
Total Noncurrent Assets		2,670,209,359	2,835,696,279
TOTAL ASSETS		6,442,705,896	₱ 6,502,452,458
LIABILITIES AND EQUITY			
Current Liabilities			
Accounts and other payables		718,487,218	628,610,957
Short-term debt	16	388,550,400	414,177,400
Current portion of long-term debt	16	240,945,759	254,200,759
Contract liabilities	14	157,420,924	168,966,097
Total Current Liabilities		1,505,404,301	1,465,955,213
Noncurrent Liabilities			
Long-term debt - net of current portion	16	495,330,992	566,655,809
Retirement benefit obligation		66,271,783	61,169,956
Deferred tax liabilities - net	19	199,452,843	154,238,970
Total Noncurrent Liabilities		761,055,618	782,064,735
Total Liabilities		₱2,266,459,919	₱2,248,019,948
(Forward)			

(Forward)

	March 31, 2021		December 31, 2020
		Unaudited	Audited
Equity Attributable to Equity Holders of the Parent Company			
Capital stock	₽	2,477,668,925	₱2,477,668,925
Additional paid-in capital		637,968,859	637,968,859
Retained earnings		1,377,940,977	1,437,223,304
Treasury shares		(41,840,114)	(21,236,419)
Cumulative unrealized gain (loss) on EIFVOCI		(195,305,337)	(258,483,688)
Remeasurement loss on defined benefit plan of an associate			(731,525)
Remeasurement loss on retirement benefit obligation - net of tax		(88,472,160)	(25,293,809)
Cumulative translation adjustment		4,942,157	4,000,560
		4,172,903,307	4,251,116,207
Noncontrolling Interests		3,342,670.28	3,316,303
Total Equity		4,176,245,977	4,254,432,510
TOTAL LIABILITIES AND EQUITY		₱6,442,705,896	₱6,502,452,458

A BROWN COMPANY, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME

		Three Months Er	ded March 31
	Note	2021	2020
		Unaudited	Unaudited
REVENUES			
Real estate sales	24	₱205,945,485	₱225,779,966
Sale of agricultural goods	24	4,284,546	10,617,802
Water service	24	5,902,978	6,040,153
		216,133,009	242,437,921
COST AND EXPENSES			
Cost of real estate sold	6	40,660,169	46,703,241
Cost of agricultural goods sold		2,451,886	9,567,670
Cost of water service income		1,483,413	3,688,530
		44,595,469	59,959,441
GROSS PROFIT		171,537,540	182,478,480
GENERAL, ADMINISTRATIVE AND SELLING EXPENSE	18	57,728,510	51,379,700
OTHER INCOME (EXPENSES)			
Share in net income of associates	10	70,192,749	57,742,458
Interest and other financing charges		(10,590,007)	(16,756,287)
Gain (loss) on sale of Property Plant & Equipment		-	(184,474)
Other income	21	6,859,415	2,036,638
		66,462,157	42,838,335
INCOME BEFORE INCOME TAX		180,271,186	173,937,115
PROVISION FOR (BENEFIT FROM)			
INCOME TAX (Note 20)			
Current		14,263,470	27,175,305
Deferred		3,430,751	3,647,294
		17,694,221	30,822,599
		₱162,576,965	₱143,114,516
NET INCOME ATTRIBUTABLE TO:			
Equity holders of the Parent Company		₱162,579,556	₱143,117,397
Non-controlling interests		(2,591)	(2,881)
		₱162,576,965	₱143,114,516
Basic and Diluted Earnings Per Share			1 140,114,010
Equity holders of the Parent Company		0.067	0.058
		0.007	0.030

A BROWN COMPANY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Three Months Ended March 31		
	2021	2020	
	Unaudited	Unaudited	
	₱162,576,965	₱143,114,516	
OTHER COMPREHENSIVE INCOME			
(LOSS)			
Net change in fair value of EIFVOCI (Note 9)		(15,403,069)	
		(15,403,069)	
TOTAL COMPREHENSIVE INCOME			
(LOSS)	₱162,576,965	₱127,711,447	
Total Comprehensive Income (Loss) Attributable t	o:		
Equity holders of the Parent Company	₱162,579,556	₱127,714,328	
Noncontrolling Interests (Note 17)	(2,591)	(2,881)	
	₱162,576,965	₱127,711,447	

A BROWN COMPANY, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE PERIOD ENDED MARCH 31, 2021, MARCH 31, 2020 AND DECEMBER 31, 2020

-	Total Equity Attributable to Equity Holders of the Parent Company									
						Remeasurement				
	Capital	Additional	Retained	Fair Value		Loss on	Cumulative		Noncontrolling	
	Stock	Paid-in	Earnings	Reserve of		Obligation	Translation		Interests	
<u> </u>		Capital		EIFVOCI	Treasury Shares		Adjustment	Total		Total
At January 1, 2021 (Unaudited)	₱2,477,668,925	₱637,968,859	₱1,437,223,304	-₱258,483,688	- ₱21,235,405	-₱ 23,058,741	₱1,006,585	₱4,251,089,839	₱3,316,303	₱4,254,406,142
Net income	-	-	162,576,965	-		-	-	162,576,965	26,367	162,603,332
Adjustment			(221,859,292)	63,178,351	(20,604,709)	(65,413,419)	3,935,572	(240,763,497)		(240,763,497)
Other comprehensive income										
(loss)	-	-	-	-	-			-	-	-
Total comprehensive income	-	-	(59,282,327)	63,178,351	(20,604,709)	(65,413,419)	3,935,572	(78,186,532)	26,367	(78,160,165)
At March 31, 2021	2,477,668,925	637,968,859	1,377,940,977	(195,305,337)	(41,840,114)	(88,472,160)	4,942,157	4,172,903,307	3,342,670	4,176,245,977

	Total Equity Attributable to Equity Holders of the Parent Company									
						Remeasurement				
	Capital	Additional	Retained	Fair Value	L	oss on Retirement	Cumulative		Noncontrolling	
	Stock	Paid-in	Earnings	Reserve of		Obligation	Translation		Interests	
		Capital		EIFVOCI	Treasury Shares		Adjustment	Total		Total
At January 1, 2020 (Unaudited)	₱2,477,668,925	₱637,968,859	₱1,143,092,830	-₱ 266,509,340	₽0	- ₱20,084,934	- ₱3,104,652	₱3,969,031,688	₱3,495,179	₱3,972,526,867
Netincome	-	-	143,114,516	-	-	-	-	143,114,516	1,545,830	144,660,346
Adjustment			276,518,899	53,883,218				330,402,117		330,402,117
Other comprehensive income										
(loss)	-	-	-	-	-	(10,484,282)	4,440,540	(6,043,742)	-	(6,043,742)
Total comprehensive income	- '	-	419,633,415	53,883,218	'	(10,484,282)	4,440,540	467,472,891	1,545,830	469,018,721
At March 31, 2020	2,477,668,925	637,968,859	1,562,726,245	(212,626,122)	-	(30,569,216)	1,335,888	4,436,504,579	5,041,009	4,441,545,588
At January 1, 2020 (Audited)	2,477,668,925	637,968,859	1,143,092,830	(266,509,340)	-	(20,084,934)	(3,104,652)	3,969,031,688	3,495,179	3,972,526,867
Netincome	-	-	294,130,474	-	-	-	-	294,130,474	(152,508)	293,977,966
Other comprehensive income (loss)	-	-	-	8,025,652	(21,235,405)	(2,973,807)	4,111,237	(12,072,323)	-	(12,072,323)
Total comprehensive income	-	-	-	8,025,652	(21,235,405)	(2,973,807)	4,111,237	282,058,151	(152,508)	281,905,643
At December 31, 2020	₱2,477,668,925	₱637,968,859	₱1,437,223,304	-₱258,483,688	- ₱21,235,405	- ₱23,058,741	₱1,006,585	₱4,251,089,839	₱3,342,671	₱4,254,432,510

A BROWN COMPANY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

	Three months ended march 51			
Note	2021	2020		
	(Unaudited)	(Audited)		
CASH FLOWS FROM OPERATING ACTIVITIES				
Income before income tax and non-controlling interest	₱180,271,186	₱173,937,115		
Adjustments for:				
Equity in net profit of an associate	(70,192,749)	(57,742,458)		
Finance costs	10,590,007	16,756,287		
Depreciation and amortization	1,619,451	4,856,258		
Financial income				
Cumulative foreign translation	(4,942,157)	(1,335,888)		
Amortization of leasehold rights	-	33,932		
Operating income before working capital changes	117,345,738	136,505,246		
Decrease (increase) in:				
Accounts receivable		3,408,799		
Inventories	(6,233,335)	(27,153,578)		
Prepayments and other current assets	4,325,180	15,490,136		
Real estate held for sale	(69,866,945)	16,759,902		
Increase (decrease) in:				
Accounts payable and accrued expenses	(89,876,261)	(90,782,823)		
Deposit from customers	(11,545,173)	11,587,138		
Cash provided by operations	(55,850,795)	65,814,820		
Interest received	669,280	18,637		
Net cash provided by operating activities	-₱ 55,181,515	₱65,833,457		
CASH FLOWS FROM INVESTING ACTIVITIES				
Proceeds from disposal of:				
Dividends Receivable	₽80,000,000	₱133,500,000		
Additions (deductions) to:	,,	,,		
Property and equipment		(10,717,302)		
Land and improvements		(82,831,000)		
Net cash provided by (used in) investing activities	80,000,000	39,951,698		
CASH FLOWS FROM FINANCING ACTIVITIES				
Payments of:				
Long-term debt	(111,821,217)	(112,181,486)		
Proceeds from:	(,,	(,,,		
Finance costs paid	(22,008,042)	(16,756,287)		
Net cash used in financing activities	(133,829,259)	(128,937,773)		
NET INCREASE IN CASH	(109,010,774)	(23,152,618)		
CASH AT BEGINNING OF YEAR	231,321,649	108,735,211		
CASH AT END OF PERIOD/YEAR	₱122,310,875	₱85,582,593		

Three months ended March 31

A BROWN COMPANY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

A Brown Company, Inc. (the Parent Company or ABCI), a publicly-listed company, was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on December 21, 1966 as Bendana Brown Pizarro and Associates, Inc. to primarily engage in the business of property development and to invest in shares of stocks of listed companies. On December 28, 2012, upon amendment of Article IV of the Articles of Incorporation, approved among

others that "That the term for which the Parent Company is to exist is extended for another fifty (50) years from and after the date of the expiration of the original corporate term on December 20, 2016".

The Parent Company is engaged in the business of real estate development in Cagayan de Oro City and Initao in Misamis Oriental, Tanay, Rizal; Valencia City, Bukidnon and Butuan City, Agusan del Norte.

The Parent Company's shares of stock are listed and are currently traded at the Philippine Stock Exchange (PSE).

The principal place of business and registered office address of the Parent Company is Xavier Estates Uptown, Airport Road, Balulang, Cagayan de Oro City.

The Subsidiaries

The Parent Company, through its subsidiaries, also ventured into palm oil milling, power generation and holdings of investments. The following are the subsidiaries of the Parent Company:

A Brown Energy and Resources Development, Inc. (ABERDI)

ABERDI is a 100% owned subsidiary of the Parent Company incorporated and registered with the SEC on February 1, 2001 to primarily engage in the business of manufacturing and trading of palm oil and other palm products including, but not limited to refined bleached deodorized oil, palm olein, crude palm oil, palm stearin, palm acid oil, palm fatty acid distillate, and palm kernels.

Palm Thermal Consolidated Holdings, Corp. (PTCHC)

PTCHC is a 100% owned subsidiary of the Parent Company registered with the SEC on November 22, 2010. Its primary purpose is to purchase, acquire, own, hold, lease, sell and convey properties of every kind and description, including land, buildings, factories and warehouses and machinery, equipment, the goodwill, shares of stock, equity, rights, and property of any person, firm, association, or corporation and other personal properties as may be necessary or incidental to the conduct of the corporate business and to pay cash, shares of its capital stock, debentures and other evidences of indebtedness, or other securities, as may be deemed expedient, for any business or property acquired by the corporation.

Blaze Capital Limited (BCL)

BCL is a 100% owned subsidiary of the Parent Company registered with BVI Financial Services Commission as a British Virgin Island (BVI) Business Company on August 8, 2011 under the BVI Business Companies Act 2004. Subject to the Act and any other BVI legislation, the Company has irrespective of corporate benefit (a) full capacity to carry on or undertake any business or activity, do any act or enter into any transactions; and (b) for the purposes of (a), full rights, powers and privileges. HLPC is a 100% owned subsidiary of the Parent Company registered with the SEC on May 6, 2010. The Company's primary purpose is to engage in, conduct and carry on the business of developing, constructing, operating, repairing, and maintaining hydro-electrical plants and system and other power generating or converting stations, manufacture, operation and repair of related mechanical and electrical equipment.

AB Bulk Water Company, Inc. (ABBWCI)

ABBWCI is a 100% owned subsidiary of the Parent Company registered with the SEC on March 31, 2015. The Company was organized primarily to engage in the business of holding and providing rights to water to public utilities and cooperatives or in water distribution in the Municipality of Opol and related activities.

Masinloc Consolidated Power, Inc. (MCPI)

MCPI is a 49% owned subsidiary of the Parent Company registered with the SEC on July 4, 2007. The Company was organized primarily to engage in, conduct and carry on the business of construction, planning, purchase, supply and sale of electricity. The Company is registered under the Foreign Investments Act of 1991 on July 6, 2007.

Simple Homes Development, Inc. (SHDI)

SHDI is a 100% owned subsidiary of the Parent Company registered with the SEC on February 26, 1997. The Company was organized primarily to invest in, purchase or otherwise acquire and own, hold, sell, assign, transfer, mortgage, pledge, exchange, or otherwise dispose of real and personal property of every kind and description, and related activities.

Nakeen Corporation (NC)

NC is a 100% owned subsidiary of the Parent Company through ABERDI registered with the SEC on February 2, 1997. The Company's primary purpose is to engage in the business of agriculture in all aspects, including but not limited to, the operation of fishponds and fish pens, the raising of cattle, both large and small, the raising of hogs and chicken and any and all other activities related to or incidental to the foregoing markets. The Company is also engaged in selling palm seedlings and bunch.

Bonsai Agri Corporation (BAC)

BAC is a 100% owned subsidiary of the Parent Company through ABERDI registered with the SEC on February 2, 1997. The Company was organized to engage in business of agriculture in all aspect, including but not limited to operation of fishponds and fish pens, the raising of cattle, both large and small, the raising of hogs and chickens and all other activities related to or incidental to the foregoing, and to market, sell, or otherwise dispose of any produce and products in both local and foreign markets.

Vires Energy Corporation (VEC)

VEC is a 99.995% owned subsidiary of the Parent Company registered with the SEC on March 11, 2015 acquired on June 18, 2020. The Company was organized to engage in, conduct, and carry on the business of exploring, developing, converting, producing, processing and refining of power energy, fuel and/or any other source of power energy, including importation, handling, distributing and marketing at wholesale either within or outside the Philippines; to develop, manage, lease and operate refineries for the power and fuel products or any other source of power energy; to enter into business undertaking to establish, develop, explore, and operate business that will provide the technical manpower to persons and institutions engaged in aforesaid energy production; and in general, to carry on and undertake such activities which may seem to the Company capable of being conveniently carried on in connection with the above purposes, or calculated, directly, to enhance the value of or render profitable, any of the Company's property or rights.

Irradiation Solutions, Inc. (ISI)

In January 2021, the Securities and Exchange Commission (SEC) approved the incorporation of the ABCI's new subsidiary, Irradiation Solutions, Inc. (ISI). ISI has the following primary purpose:

"To provide irradiation services for all types of goods, by exposing such goods, food products and non-food products, to ionizing radiation such as gamma rays, x-rays, or accelerated electrons from electron beam machines in order deactivate food pathogens, eliminate pests, prevent sprouting of tubers and bulb crops, or improve food properties for food products, and in order disinfect and sterilize pharmaceutical products, cosmetic products, and medical equipment and medical-related products including sutures, gloves, gown, face masks, dressings, syringes and surgical staplers for non-food product."

2. Summary of Significant Accounting Policies

Basis of Preparation

The consolidated financial statements include the financial statements of the Parent Company and its subsidiaries (collectively referred to as "the Group").

The accompanying consolidated financial statements have been prepared using the historical cost basis, except for EIFVPL and EIFVOCI that are carried at fair value. The consolidated financial statements are presented in Philippine Peso (P), which is the functional currency of the Parent Company. All subsidiaries and associates also use P as functional currency, except for BCL whose functional currency is US Dollar (\$). All amounts are rounded off to the nearest Philippine Peso, except when otherwise indicated.

Statement of Compliance

The consolidated financial statements of the Group have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs), which include the availment of the reliefs granted by the SEC under Memorandum Circular Nos. 14-2018, 3-2019 and 4-2020 for the following implementation issues of PFRS 15 affecting the real estate industry:

- a. Exclusion of land in the determination of percentage of completion (POC) discussed in PIC Q&A No. 2018-12-E
- b. Accounting for significant financing component discussed in PIC Q&A No. 2018-12-D
- c. Adoption of PIC Q&A No. 2018-14: PFRS 15 Accounting for Cancellation of Real Estate Sales
- d. Adoption of IFRIC Agenda Decision on Over Time Transfer of Constructed Goods (PAS 23, Borrowing Cost) for the Real Estate Industry

The term PFRSs in general includes all applicable PFRSs, Philippine Accounting Standards and interpretations of the Philippine Interpretations Committee, Standing Interpretations Committee (SIC) and the International Financial Reporting Interpretations Committee (IFRIC) which have been approved by the Financial Reporting Standards Council.

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries as at March 31, 2021 and December 31, 2020.

Control is achieved when the Group 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 Group controls 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

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and 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 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. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included or excluded in the consolidated financial statements from the date the Group gains control or until the date the Group ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the Parent Company and to the noncontrolling interests (NCI), even if this results in the NCI having a deficit balance. The consolidated financial statements are prepared using uniform accounting policies for like transactions and other similar events. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary, without loss 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, the carrying amount of any NCI and the cumulative translation differences recorded in equity.
- Recognizes the fair value of the consideration received, the fair value of any investment retained and any surplus or deficit in profit or loss.
- Reclassifies the parent's share of components previously recognized in OCI to profit or loss or retained earnings, as appropriate.

The consolidated financial statements comprise the financial statements of the Parent Company and the following subsidiaries:

	Effective Percentage of Ownership (%)	
	2021	2020
A Brown Energy and Resource Development Inc. (ABERDI)	100	100
Nakeen Corporation (NC)	100	100
Bonsai Agri Corporation (BAC)*	100	100
Palm Thermal Consolidated Holdings Corp. (PTCHC)	•	100
Hydro Link Projects Corp. (HLPC)*	100	100
AB Bulk Water Company, Inc. (ABWCI)*	100	100
Blaze Capital Limited (BCL)*	100	100
Simple Homes Development, Inc. (SHDI)*	100	100
Masinloc Consolidated Power, Inc. (MCPI)**	49	49
Vires Energy Corporation (VIRES)*	100	100
Irradiation Solutions Inc. (ISI)*	100	-

* pre-operating subsidiaries ** non-operating subsidiary

Investment in VEC

On June 18, 2020, the Parent Company entered into a share purchase agreement to acquire 86,995,407 common shares representing 99.995% of VEC's total issued and outstanding capital stock for a total consideration of P50.2 million.

NCI

NCI represents the portion of profit or loss and net assets not owned, directly or indirectly, by the Group.

NCI are presented separately in the consolidated statement of comprehensive income, and within equity in the consolidated statement of financial position, separately from parent shareholder's equity. Any losses applicable to the NCI are allocated against the interests of the NCI even if this results to the NCI having a deficit balance. The acquisition of an additional ownership interest in a subsidiary without a change of control is accounted for as an equity transaction. Any excess or deficit of consideration paid over the carrying amount of the NCI is recognized in equity of the parent in transactions where the NCI are acquired or sold without loss of control.

As at March 31, 2021 and December 31, 2020, percentage of NCI pertaining to MCPI amounted to 51%. The voting rights held by the NCI are in proportion of their ownership interest.

Business Combination and Goodwill

Business combinations are accounted for using the acquisition method. As of the acquisition date, the acquirer shall recognize, separately from goodwill, the identifiable assets acquired, the liabilities assumed and any NCI in the acquiree. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value, and the amount of any NCI in the acquiree. For each business combination, the acquirer has the option to measure the NCI in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition-related costs are expensed as incurred.

When a business is acquired, the financial assets and financial liabilities assumed are assessed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group as an acquirer shall report in its consolidated financial statements provisional amounts for the items for which the accounting is incomplete. During the measurement period, the Group as an acquirer shall retrospectively adjust the provisional amounts recognized at the acquisition date to reflect new information obtained about facts and circumstances that existed as of the acquisition date and, if known, would have affected the measurement of the amounts recognize additional assets or liabilities if new information is obtained about facts and circumstances that existed as of the acquisition date and, if known, would have resulted in the recognition of those assets and liabilities as of that date. The measurement period ends as soon as the Group as an acquirer receives the information it was seeking about facts and circumstances that existed as of the acquisition date or learns that more information is not obtainable. However, the measurement period shall not exceed one year from the acquisition date.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value as at the acquisition date through profit or loss.

Any contingent consideration to be transferred by the acquirer will be recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability will be recognized in accordance with PFRS 9, *Financial Instruments*, either in consolidated statements of comprehensive income or as a charge to OCI. If the contingent consideration is classified as equity, it shall not be remeasured until it is finally settled within equity. Goodwill is initially measured at cost being the excess of the aggregate of the

consideration transferred and the amount recognized for NCI over the fair values of net identifiable assets acquired and liabilities assumed. If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognized in consolidated statements of comprehensive income.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units (CGU) that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

Where goodwill forms part of a CGU and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative values of the operation disposed of and the portion of the CGU retained.

A CGU to which goodwill has been allocated shall be tested for impairment annually, and whenever there is an indication that the unit may be impaired, by comparing the carrying amount of the unit including the goodwill, with the recoverable amount of the unit. If the recoverable amount of the unit exceeds the carrying amount of the unit, the unit and the goodwill allocated to that unit shall be regarded as not impaired. If the carrying amount of the unit exceeds the recoverable amount of the unit, the Group shall recognize the impairment loss. Impairment losses relating to goodwill cannot be reversed in subsequent periods.

The Group performs its impairment test of goodwill on an annual basis every December 31 or earlier whenever events or changes in circumstances indicate that goodwill may be impaired.

Adoption of New and Amended Accounting Standards and Interpretations

The accounting policies adopted are consistent with those of the previous financial year, except that the Group has adopted the following new accounting pronouncements starting January 1, 2020. 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 consolidated financial statements of the Group.

The nature and impact of each new standards and amendment are described below:

• Amendments to PFRS 3, Business Combinations, Definition of a Business

The amendments to PFRS 3 clarifies that to be considered a business, an integrated set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create output. Furthermore, it clarifies that a business can exist without including all of the inputs and processes needed to create outputs. These amendments may impact future periods should the Group enter into any business combinations.

These amendments may impact future periods should the Group enter into any business combinations.

 Amendments to PAS 1, Presentation of Financial Statements, and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors, Definition of Material

The amendments provide a new definition of material that states "information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity."

The amendments clarify that materiality will depend on the nature or magnitude of information, either individually or in combination with other information, in the context of the financial statements. A misstatement of information is material if it could reasonably be expected to influence decisions made by the primary users.

The amendment had no significant impact in the consolidated statements of financial position, consolidated statements of comprehensive income and consolidated statements of cash flows of the Group.

• Amendments to PFRS 7, Financial Instruments: Disclosures and PFRS 9, Financial Instruments, Interest Rate Benchmark Reform

The amendments to PFRS 9 provide a number of reliefs, which apply to all hedging relationships that are directly affected by the interest rate benchmark reform. A hedging relationship is affected if the reform gives rise to uncertainties about the timing and or amount of benchmark-based cash flows of the hedged item or the hedging instrument.

The amendments had no impact on the financial statements of the Group as it did not have any hedging relationships during the period.

Conceptual Framework for Financial Reporting issued on March 29, 2018

The Conceptual Framework is not a standard, and none of the concepts contained therein override the concepts or requirements in any standard. The purpose of the Conceptual Framework is to assist the standard-setters in developing standards, to help preparers develop consistent accounting policies where there is no applicable standard in place and to assist all parties to understand and interpret the standards.

The revised Conceptual Framework includes new concepts, provides updated definitions and recognition criteria for assets and liabilities and clarifies some important concepts.

The revised conceptual framework has no significant impact in the consolidated statements of financial position, consolidated statements of comprehensive income and consolidated statements of cash flows of the Group.

• Amendments to PFRS 16, COVID-19-related Rent Concessions

The amendments provide relief to lessees from applying the PFRS 16 requirement on lease modifications to rent concessions arising as a direct consequence of the COVID-19 pandemic. A lessee may elect not to assess whether a rent concession from a lessor is a lease modification if it meets all of the following criteria:

- The rent concession is a direct consequence of COVID-19;
- The change in lease payments results in a revised lease consideration that is substantially the same as, or less than, the lease consideration immediately preceding the change;
- Any reduction in lease payments affects only payments originally due on or before June 30, 2021; and,
- There is no substantive change to other terms and conditions of the lease.

A lessee that applies this practical expedient will account for any change in lease payments resulting from the COVID-19 related rent concession in the same way it would account for a change that is not a lease modification, i.e., as a variable lease payment.

The amendments are effective for annual reporting periods beginning on or after June 1, 2020. Early adoption is permitted.

The Group has not identified COVD-19 related rent concessions in its current lease agreements and render no significant impact to the Group's consolidated statements of financial position, consolidated statements of comprehensive income and consolidated statements of cash flows.

Standards 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, 2021

 Amendments to PFRS 9, PFRS 7, PFRS 4 and PFRS 16, Interest Rate Benchmark Reform – Phase 2

The amendments provide the following temporary reliefs which address the financial reporting effects when an interbank offered rate (IBOR) is replaced with an alternative nearly risk-free interest rate (RFR):

- Practical expedient for changes in the basis for determining the contractual cash flows as a result of IBOR reform
- Relief from discontinuing hedging relationships
- Relief from the separately identifiable requirement when an RFR instrument is designated as a hedge of a risk component

The Group shall also disclose information about:

- The about the nature and extent of risks to which the entity is exposed arising from financial instruments subject to IBOR reform, and how the entity manages those risks; and,
- Their progress in completing the transition to alternative benchmark rates, and how the entity is managing that transition

The amendments are effective for annual reporting periods beginning on or after January 1, 2021 and apply retrospectively. The amendments are not expected to have a material impact on the Group.

Effective beginning on or after January 1, 2022

• Amendments to PFRS 3, Business Combinations: Reference to the Conceptual Framework

The amendments are intended to replace a reference to the Framework for the Preparation and Presentation of Financial Statements, issued in 1989, with a reference to the Conceptual Framework for Financial Reporting issued in March 2018 without significantly changing its requirements. The amendments added an exception to the recognition principle of PFRS 3, *Business Combinations* to avoid the issue of potential 'day 2' gains or losses arising for liabilities and contingent liabilities that would be within the scope of PAS 37, *Provisions, Contingent Liabilities and Contingent Assets* or Philippine-IFRIC 21, *Levies*, if incurred separately. At the same time, the amendments add a new paragraph to PFRS 3 to clarify that contingent assets do not qualify for recognition at the acquisition date.

The amendments are effective for annual reporting periods beginning on or after January 1, 2022 and apply prospectively.

The amendments are not expected to have a material impact on the Group.

• Amendments to PAS 16, Plant and Equipment: Proceeds before Intended Use

The amendments prohibit entities deducting from the cost of an item of property, plant and equipment, any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the costs of producing those items, in profit or loss.

The amendment is effective for annual reporting periods beginning on or after January 1, 2022 and must be applied retrospectively to items of property, plant and equipment made available for use on or after the beginning of the earliest period presented when the entity first applies the amendment.

The amendments are not expected to have a material impact on the Group.

• Amendments to PAS 37, Onerous Contracts - Costs of Fulfilling a Contract

The amendments specify which costs an entity needs to include when assessing whether a contract is onerous or loss-making. The amendments apply a "directly related cost approach". The costs that relate directly to a contract to provide goods or services include both incremental costs and an allocation of costs directly related to contract activities. General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract.

The amendments are effective for annual reporting periods beginning on or after January 1, 2022. The Group will apply these amendments to contracts for which it has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments.

The amendments are not expected to have a material impact on the Group.

Annual Improvements to PFRSs 2018-2020 Cycle

 Amendments to PFRS 9, Financial Instruments, Fees in the '10 per cent' test for derecognition of financial liabilities

The amendment clarifies the fees that an entity includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability. These fees include only those paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf. An entity applies the amendment to financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment.

The amendment is effective for annual reporting periods beginning on or after January 1, 2022 with earlier adoption permitted. The Group will apply the amendments to financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment. The amendments are not expected to have a material impact on the Group.

- Amendments to PFRS 1, First-time Adoption of Philippines Financial Reporting Standards, Subsidiary as a first-time adopter
- Amendments to PAS 41, Agriculture, Taxation in fair value measurements

The amendments are not expected to have a material impact on the Group.

Effective beginning on or after January 1, 2023

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

The amendments clarify paragraphs 69 to 76 of PAS 1, *Presentation of Financial Statements*, to specify the requirements for classifying liabilities as current or non-current. The amendments clarify:

- What is meant by a right to defer settlement
- That a right to defer must exist at the end of the reporting period
- 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

The amendments are effective for annual reporting periods beginning on or after January 1, 2023 and must be applied retrospectively.

The Group is currently assessing the impact the amendments will have on current practice and whether existing loan agreements may require renegotiation.

• PFRS 17, Insurance Contracts

This standard is not expected to have any impact on the Group. *Deferred effectivity*

 Deferral of Certain Provisions of PIC Q&A 2018-12, PFRS 15 Implementation Issues Affecting the Real Estate Industry (as amended by PIC Q&As 2020-02 and 2020-04)

On February 14, 2018, the PIC issued PIC Q&A 2018-12 which provides guidance on some PFRS 15 implementation issues affecting the real estate industry. On October 25, 2018 and February 08, 2019, the Philippine Securities and Exchange Commission (SEC) issued SEC MC No. 14-2018 and SEC MC No. 3-2019, respectively, providing relief to the real estate industry by deferring the application of certain provisions of this PIC Q&A for a period of three years until December 31, 2020. On December 15, 2020, the Philippine SEC issued SEC MC No. 34-2020 which further extended the deferral of certain provisions of this PIC Q&A until December 31, 2023.

A summary of the PIC Q&A provisions covered by the SEC deferral and the related deferral period follows:

		Deferral Period
a.	Assessing if the transaction price includes a significant	Until
	financing component as discussed in PIC Q&A 2018-12-D (as amended by PIC Q&A 2020-04)	December 31, 2023
b.	Treatment of land in the determination of the POC discussed in	Until
	PIC Q&A 2018-12-E	December 31, 2023
C.	Treatment of uninstalled materials in the determination of the	Until
	POC discussed in PIC Q&A 2018-12-E (as amended by PIC	December 31, 2020
	Q&A 2020-02)	
d.	Accounting for CUSA Charges discussed in PIC Q&A No.	Until
	2018-12-H	December 31, 2020

The Group availed of the SEC reliefs to defer the above specific provisions of PIC Q&A No. 2018-12. Had these provisions been adopted, the Group assessed that the impact would have been as follows:

- a. The mismatch between the POC of the real estate projects and right to an amount of consideration based on the schedule of payments provided for in the contract to sell (CTS) might constitute a significant financing component. In case of the presence of significant financing component, the guidance should have been applied retrospectively and would have resulted in restatement of prior year financial statements. Adoption of this guidance would have impacted interest income, interest expense, revenue from real estate sales, installment contracts receivable (ICR), provision for deferred income tax, deferred income tax asset or liability for all years presented, and the opening balance of retained earnings. The Group has yet to assess if the mismatch constitutes a significant financing component for its CTSs.
- b. The exclusion of land and uninstalled materials in the determination of POC would have reduced the POC of real estate projects. Adoption of this guidance would have reduced revenue from real estate sales, cost of sales and ICR; increased real estate inventories and would have impacted deferred income tax asset or liability and provision for deferred income tax for all years presented, and the opening balance of retained earnings.

The above would have impacted the cash flows from operations and cash flows from financing activities for all years presented.

IFRIC Agenda Decision on Over Time Transfer of Constructed Goods (PAS 23, Borrowing Cost)

In March 2019, IFRIC published an Agenda Decision on whether borrowing costs can be capitalized on real estate inventories that are under construction and for which the related revenue is/will be recognized over time under paragraph 35(c) of PFRS 15, *Revenue from Contracts with Customers*. IFRIC concluded that borrowing costs cannot be capitalized for such real estate inventories as they do not meet the definition of a qualifying asset under Philippine Accounting Standards (PAS) 23, *Borrowing Costs*, considering that these inventories are ready for their intended sale in their current condition.

On February 11, 2020, the Philippine SEC issued Memorandum Circular No. 4-2020, providing relief to the Real Estate Industry by deferring the mandatory implementation of the above IFRIC Agenda Decision until December 31, 2020. Further, on December 15, 2020, the Philippine SEC issued SEC MC No. 34-2020, which extends the relief on the application of the IFRIC Agenda Decision provided to the Real Estate Industry until December 31, 2023. Effective January 1, 2024, the Real Estate Industry will adopt the IFRIC agenda decision and any subsequent amendments thereto retrospectively or as the SEC will later prescribe. A real estate company may opt not to avail of the deferral and instead comply in full with the requirements of the IFRIC Agenda Decision.

The Group opted to avail of the relief as provided by the SEC. Had the Group adopted the IFRIC agenda decision, borrowing costs capitalized to real estate inventories related to projects with pre-selling activities should have been expensed out in the period incurred.

 Adoption of PIC Q&A 2020-05, Accounting for Cancellation of Real Estate Sales (Supersedes PIC Q&A 2018-14)

On June 27, 2018, PIC Q&A 2018-14 was issued providing guidance on accounting for cancellation of real estate sales. Under SEC MC No. 3-2019, the adoption of PIC Q&A No. 2018-14 was deferred until December 31, 2020. After the deferral period, real estate companies will adopt PIC Q&A No. 2018-14 and any subsequent amendments thereof retrospectively or as the SEC will later prescribe.

On November 11, 2020, PIC Q&A 2020-05 was issued which supersedes PIC Q&A 2018-14. This PIC Q&A adds a new approach (Approach 3) where the cancellation is accounted for as a modification of the contract (i.e., from non-cancellable to being cancellable). Under this approach, revenues and related costs previously recognized shall be reversed in the period of cancellation and the inventory shall be reinstated at cost. PIC Q&A 2020-05 will have to be applied

prospectively upon approval of the FRSC.

The Group availed of the SEC relief to defer the adoption of this PIC Q&A until December 31, 2020. Currently, the Group records the repossessed inventory at cost. The Group is still evaluating the approach to be availed among the existing options. Had the relief not been adopted and the current practice would be different from the approach to be implemented, this could have impacted the recording of revenue from real estate sales, cost of sales, valuation of repossessed inventory and gain or loss from repossession in 2020.

• 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 Reporting Standards Council deferred the original effective date of January 1, 2016 of the said amendments until the International Accounting Standards Board (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.

These amendments do not have any impact on the Group's consolidated financial statements.

Summary of Significant Accounting Policies

The significant accounting policies that have been used in the preparation of the consolidated financial statements are summarized below. These policies have been consistently applied to all years presented, unless otherwise stated.

Current versus Noncurrent Classification

The Group presents assets and liabilities in the consolidated statements of financial position based on current/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 twelve months after the reporting period; or,
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

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 twelve months after the reporting period; or,
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as noncurrent.

Deferred tax assets and liabilities are classified as non-current assets and liabilities, respectively.

Fair Value Measurement

The Group measures financial assets designated at FVOCI and financial assets at FVPL at fair value at each reporting date.

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.

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 nonfinancial 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 or not transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

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.

<u>Cash</u>

Cash includes cash on hand and in banks.

<u>Financial Instruments - Initial recognition and subsequent measurement</u> A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity to another entity.

<u>Financial assets</u> (i) Initial recognition and measurement

Financial assets are recognized when the Group becomes a party to the contractual provisions of the financial instrument. Financial assets are classified, at initial recognition, as subsequently measured at amortized cost, FVOCI, and FVPL.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of receivables that do not contain a significant financing component or for which the Group has applied the practical expedient, the Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at FVPL, transaction costs. Receivables that do not contain a significant financing component are measured at the transaction price.

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 and interest on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level. Financial assets with cash flows that are not SPPI are classified and measured at FVPL, irrespective of the business model.

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.

(ii) Subsequent measurement

The Group subsequently classifies its financial assets into the following measurement categories:

- Financial assets at amortized cost (debt instruments)
- Financial assets at FVOCI with recycling of cumulative gains and losses (debt instruments)
- Financial assets designated at FVOCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- Financial assets at FVPL

Financial assets at amortized cost (debt instruments). The Group measures financial assets at amortized cost if both of the following conditions are met:

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

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. Losses arising from impairment are recognized in the consolidated statements of comprehensive income under "Provision for impairment".

The Group's financial assets at amortized cost include cash, receivables, receivables from related parties and refundable deposits included under "Other assets" in the consolidated statements of financial position (see Notes 4, 5, 8 and 15).

Financial assets at FVOCI (debt instruments). The Group measures debt instruments at FVOCI if both of the following conditions are met:

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

For debt instruments at FVOCI, interest income and impairment losses or reversals are recognized in the consolidated statements of comprehensive income and computed in the same manner as for financial assets measured at amortized cost. The remaining fair value changes are recognized in OCI. Upon derecognition, the cumulative fair value change recognized in OCI is recycled to profit or loss.

As at March 31, 2021 and December 31, 2020, the Group's does not have debt instruments at FVOCI.

Financial assets designated at FVOCI (equity instruments). At initial recognition, an entity may make an irrevocable election to present in OCI subsequent changes in the fair value of an investment in an equity instrument within the scope of PFRS 9 that is neither held for trading (HFT) nor contingent consideration recognized by an acquirer in a business combination to which PFRS 3 applies. The classification is determined on an instrument-by-instrument basis. The Group recognizes the unrealized gains and losses arising from the fair valuation of financial assets at FVOCI, net of tax, in the consolidated statement of comprehensive income as 'Net change in fair value of EIFVOCI'.

In applying that classification, a financial asset or financial liability is considered to be HFT if:

- (a) It is acquired or incurred principally for the purpose of selling or repurchasing it in the near term; or,
- (b) On initial recognition, it is part of a portfolio of identified financial instruments that are managed together and for which, there is evidence of a recent actual pattern of short-term profittaking; or,
- (c) It is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument).

Gains and losses on equity instruments designated at FVOCI are never recycled to profit or loss, but the cumulative gain or loss previously recognized in the OCI is reclassified to 'Retained earnings' or any other appropriate equity account upon disposal. Dividends are recognized in the consolidated statements of comprehensive income when the right of payment has been established, except when

the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in OCI. Equity instruments designated at FVOCI are not subject to impairment assessment.

The Group includes equity instruments not HFT in this category. The Group made irrevocable election to present in OCI subsequent changes in the fair value of all the Group's investments in golf shares and unlisted shares of stock (see Note 9).

Financial assets at FVPL. Financial assets at FVPL are measured as at initial recognition unless these are measured at amortized cost or at FVOCI. Included in this classification are equity instruments HFT and debt instruments with contractual terms that do not represent SPPI on the principal amount outstanding. Financial assets held at FVPL are initially recognized at fair value, with transaction costs recognized in the consolidated statements of comprehensive income as incurred. Subsequently, they are measured at fair value and any gains or losses are recognized in the consolidated statements of comprehensive income under 'Unrealized gain (loss) on EIFVPL'.

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 FVPL 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 FVPL, and the gains or losses from disposal of financial investments.

The Group's financial assets at FVPL include listed equity securities.

(iii) Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e., removed from The Group's consolidated statements of financial position) when:

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

When the Group transfers its rights to receive cash flows from an asset or enters into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognize the transferred asset to the extent of its continuing involvement. In that 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.

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.

(iv) Impairment of financial assets

The Group recognizes an allowance for expected credit losses (ECLs) 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 effective interest rate. 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 (SICR) 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).

Financial assets are credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of those financial assets have occurred. For these credit exposures, lifetime ECLs are also recognized and interest revenue is calculated by applying the credit-adjusted effective interest rate to the amortized cost of the financial asset.

The Group applies a simplified approach in calculating ECLs for receivables. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. For trade receivables, the Group has established a provision matrix that is based on its historical credit loss experience.

For ICR and contract assets, the Group uses the vintage analysis for ECL by calculating the cumulative loss rates of a given ICR pool. It derives the probability of default from the historical data of a homogenous portfolio that share the same origination period. The information on the number of defaults during fixed time intervals of the accounts is utilized to create the probability model. It allows the evaluation of the loan activity from its origination period until the end of the contract period.

As these are future cash flows, these are discounted back to the time of default (i.e., is defined by the Group as upon cancellation of CTS) using the appropriate effective interest rate, usually being the original EIR or an approximation thereof.

For all debt financial assets other than receivables, ECLs are recognized using the general approach wherein the Group tracks changes in credit risk and recognizes a loss allowance based on either a 12-month or lifetime ECLs at each reporting date.

At each reporting date, the Group assesses whether there has been an SICR 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.

Exposures that have not deteriorated significantly since origination, or where the deterioration remains within the Group's investment grade criteria are considered to have a low credit risk. The provision for credit losses for these financial assets is based on a 12-month ECL. The low credit risk exemption has been applied on debt investments that meet the investment grade criteria of the Group from the time of origination.

Determining the stage for impairment. At each reporting date, the Group assesses whether there has been an SICR 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.

The Group considers that there has been an SICR when contractual payments are more than 90 days past due.

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 SICR since origination, then the loss allowance measurement reverts from lifetime ECL to 12-months ECL.

Write-off policy. 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.

Reclassifications of financial instruments. The Group reclassifies its financial assets when, and only when, there is a change in the business model for managing the financial assets. Reclassifications shall be applied prospectively by the Group and any previously recognized gains, losses or interest shall not be restated. The Group does not reclassify its financial liabilities.

Financial liabilities

(i) Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at FVPL, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

(ii) Subsequent measurement

For purposes of subsequent measurement, financial liabilities are classified in two categories:

- Financial liabilities at FVPL
- Financial liabilities at amortized cost

Financial liabilities at FVPL. Financial liabilities at FVPL include financial liabilities that are HFT and financial liabilities designated upon initial recognition as at FVPL. Financial liabilities are classified as HFT if they are incurred for the purpose of repurchasing in the near term.

Gains or losses on liabilities that are HFT are recognized in the consolidated statements of comprehensive income.

Financial liabilities designated upon initial recognition at FVPL are designated at the initial date of recognition, and only if the criteria in PFRS 9 are satisfied. The Group has not designated any financial liability as at FVPL.

Financial liabilities measured at amortized cost. This is the category most relevant to the Group. After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost under the EIR method. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the EIR amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as interest in the consolidated statements of comprehensive income.

The Group's financial liabilities measured at amortized cost as of March 31, 2021 and December 31, 2020 includes the following (see Notes 13 and 16):

- Short-term debt
- Long-term debt
- Accounts and other payables (excluding statutory payables)

Short-term debt and long-term debt are raised for support of short and long-term funding of operations. They are recognized at proceeds received, net of direct issue costs. Finance charges are recognized as "Interest expense" in the consolidated statements of comprehensive income on an accrual basis using the EIR method and are added to the carrying amount of the instrument to the extent that these are not settled in the period in which they arise.

Accounts and other payables are initially recognized at fair value and subsequently measured at amortized cost, using EIR method for maturities beyond one year, less settlement payments.

Financial liabilities are classified as current liabilities if payment is due to be settled within one year or less after the end of the reporting period, or when the Group does not have an unconditional right to defer settlement of the liability for at least twelve months after the end of the reporting period. Otherwise, these are presented as noncurrent liabilities.

(iii) Derecognition

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires. 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 the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the consolidated statements of comprehensive income.

Offsetting Financial Instruments

Financial assets and liabilities are offset, and the net amount is reported in the consolidated statements of financial position if, and only if, there is a legally enforceable right to offset and intention to settle either 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.

Real Estate Inventories

Real estate inventories consists of subdivision land and residential houses and lots for sale and development initially recorded at cost. Subsequent to initial recognition, these are valued at the lower of cost and net realizable value (NRV). Cost includes the acquisition cost of the land plus all costs incurred directly attributable to the construction and development of the properties. Borrowing costs are capitalized while the development and construction of the real estate projects are in progress, and to the extent that these are expected to be recovered in the future.

NRV is the estimated selling price in the ordinary course of business, based on market prices at the reporting date, less estimated cost of completion and estimated costs necessary to make the sale. Valuation allowance is provided for real estate held for sale when the NRV of the properties are less than their carrying amounts. Undeveloped land is carried at lower of cost and NRV.

The costs of inventory recognized in profit or loss on disposal is determined with reference to the specific costs incurred on the property sold and an allocation of any non-specific costs based on the relative size of the property sold.

Borrowing Costs

Borrowing costs that are directly attributable to the acquisition or construction of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale while the asset, which includes real estate inventories, is being constructed are capitalized as part of the cost of that asset.

Capitalization of borrowing cost should commence when: (i) expenditures for the asset and borrowing costs are being incurred; and, (ii) activities that are necessary to prepare the asset for its intended use or sale are in progress. Capitalization ceases when the asset is substantially ready for its intended use or sale. For borrowing associated with a specific asset, the actual rate on that borrowing is used. Otherwise, a weighted average cost of borrowing is used. All other borrowing costs are expensed as incurred.

Inventories

Inventories pertain to agricultural produce and the related finished goods, construction materials and agricultural materials and supplies which are measured at the lower of cost and NRV. At each reporting date, inventories are assessed for impairment. If inventory is impaired, the carrying amount is reduced to its NRV. The impairment loss is recognized immediately in profit or loss. Provision for inventory losses is established for estimated losses on inventories which are determined based on specific identification of slow-moving, damaged, and obsolete inventories.

Agricultural produce

Agricultural produce is the harvested product of the Group's bearer plants. A harvest occurs when agricultural produce is either detached from the bearer plant or when a bearer plant's life processes cease. The Group's agricultural produce (e.g. fresh fruit bunches, under inventories) are measured at fair value less estimated costs to sell at the time of harvest. The Group uses the future selling prices and gross margin of finished goods, adjusted to remove the margin associated to further processing, less future growing cost as the basis of fair value. The Group's harvested produce to be used in processed products are measured at fair value at the point of harvest based on the estimated selling prices reduced by cost to sell and adjusted for margin associated to further processing.

Finished goods

Cost of processed inventories comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. The costs of conversion include raw materials, direct labor and overhead costs. NRV is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses.

Construction materials and agricultural materials and supplies

Construction materials and agricultural materials and supplies are valued at the lower of cost or NRV. Cost is determined using the moving average method. NRV is the replacement cost.

Deposits for Purchased Land

This represents deposits made to landowners for the purchase of certain parcels of land which are intended to be held for sale or development in the future. The Group normally makes deposits before a CTS is executed between the Group and the landowner. These are recognized at cost. The sales contracts are expected to be executed within 12 months after the reporting period.

Prepayments

Prepayments represent expenses not yet incurred but already paid. Prepayments are initially recorded as assets and measured at the amount paid. Subsequently, these are charged to the consolidated statements of comprehensive income as they are consumed in operations or expire with the passage of time. Prepayments are classified in the consolidated statements of financial position as current assets when the cost of goods or services related to the prepayments are expected to be incurred within one year or the entity's normal operating cycle, whichever is longer. Otherwise, prepayments are classified as noncurrent assets.

Investments in Associates

An associate is an entity in which the Group has significant influence, and which is neither a subsidiary nor a joint venture. 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 associate is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the Group's share of net assets of the associate since the acquisition date. Goodwill relating to the associate is included in the carrying amount of the investment and is neither amortized and is not tested for impairment individually.

The consolidated statements of comprehensive income reflects the Group's share of the results of operations of the associate. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognized directly in the equity of the associate, the Group recognizes its share of any changes, when applicable, in the consolidated statements 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 aggregate of the Group's share of profit or loss of an associate is shown on the face of the consolidated statements of comprehensive income outside operating profit as 'Equity in net earnings of associates'. If the Group's share of losses of an associate equals or exceeds its interest in the associate, the Group discontinues recognizing its share to the extent of the interest in associate.

The financial statements of the associate are prepared for the same reporting period as the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group. Upon loss of significant influence over the associate, the Group measures and recognizes any retained investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognized in consolidated statements of comprehensive income.

Investment Property

Investment property consists of land and building which currently held either to earn rental or for capital appreciation or for both, but not for sale in the ordinary course of business or use in the supply of services or for administrative purpose. These properties are initially recognized at fair value plus directly attributable cost incurred such as legal fees, transfer taxes and other transaction costs. Subsequent to initial recognition, the building is carried at cost less accumulated depreciation and amortization and any impairment in value while the land is carried at cost less any impairment in value.

The carrying value of the asset, if reviewed for impairment when changes in circumstances indicate the carrying value, may not be recoverable. If any such indication exists, and where the carrying value exceeds the estimated recoverable amount, the asset is written down to its recoverable amount while impairment losses are recognized in the consolidated statements of comprehensive income.

The investment property is derecognized upon disposal or when permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gain or loss on the retirement or disposal of the asset is recognized in the consolidated statements of comprehensive income in the year of retirement or disposal.

Transfers are made to investment property when, and only when, there is a change in use, evidenced by ending of owner-occupation, commencement of an operating lease to another party or ending of construction or development. Transfers are made from investment property when, and only when, there is a change in use, evidenced by commencement of owner-occupation or commencement of development with a view to sale. Transfers between investment property and owner-occupied property 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.

Property, Plant and Equipment

Property, plant and equipment, except for land and construction in progress, are stated at cost less accumulated depreciation and any impairment in value. Land is stated at cost, less any impairment in value.

The initial cost of property, plant and equipment comprises its purchase price including legal and brokerage fees, import duties, nonrefundable purchase taxes and any directly attributable costs of bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Expenditures incurred after the property and equipment have been put into operation, such as maintenance, repairs and costs of day-to-day servicing, are recognized in profit or loss in the period 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, plant and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional cost of property, plant and equipment.

The Group classifies ROU assets as part of property, plant and equipment. The Group recognizes ROU assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). ROU assets are initially measured at cost, less any accumulated amortization and impairment losses, and adjusted for any remeasurement of lease liabilities. The initial cost of ROU assets includes the amount of lease liabilities recognized, initial direct costs incurred, lease payments made at or before the commencement date less any lease incentives received and estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories.

The carrying values of property, plant and equipment are reviewed for impairment when events or changes in circumstance indicate that the carrying values may not be recoverable.

Depreciation or amortization of an item of property, plant and equipment begins when it becomes available for use, i.e., when it is in the location and condition necessary for it to be capable of operating in the manner intended by management. Depreciation or amortization ceases at the earlier of the date that the item is classified as held for sale (or included in a disposal group that is classified as held for sale) in accordance with PFRS 5 and the date the item is derecognized.

Depreciation and amortization are computed using the straight-line method over the following estimated useful lives, except for leasehold improvements and right-of-use assets, which are amortized over their estimated lives or term of the lease, whichever is shorter, and bearer plants, which are depreciated using units-of-production (UOP) method.

	Years
Refined bleached deodorized (RBD)	
and fractionation machineries	21
Building and improvements	10 - 20
Leasehold improvements	2 - 5 or lease term, whichever is shorter
Machineries and equipment	2 - 10
Right-of-use assets	17
Other equipment	2 - 10

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

If there is an indication that there has been a significant change since the last annual reporting date in the pattern by which the Group expects to consume an asset's future economic benefits, the Group shall review its present depreciation method and, if current expectations differ, change the depreciation method to reflect the new pattern. The Group shall account for the change prospectively as a change in an accounting estimate.

Fully depreciated assets are retained in the accounts until these are no longer in use.

Construction in progress represents property, plant and equipment under construction or development and is stated at cost. This includes cost of construction and other direct costs. Construction in progress is not depreciated until such time the relevant assets are completed and is available for use.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising from the derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the consolidated statements of comprehensive income in the year the asset is derecognized. When assets are retired or otherwise disposed of, both the cost and the related accumulated depreciation and amortization and any impairment in value are removed from the accounts while any resulting gain or loss is included in the consolidated statements of comprehensive income.

Bearer plants

Bearer plants pertain to the Group's palm oil trees used in the production or supply of fresh fruit bunches (FFB) as its agricultural produce and are expected to bear produce for more than twelve months and have a remote likelihood of being sold as a plant or harvested as agricultural produce, (except for incidental scrap sales).

Bearer plants are measured at cost less accumulated depreciation and any impairment in value. Bearer plants are presented as part of property, plant and equipment. Costs to grow include purchase cost of various chemicals and fertilizers, land preparation expenses and other direct costs necessary to cultivate such plants before they are brought into the location and condition necessary to be capable of operating in the manner intended by management.

UOP method is used for depreciating the bearer plants. Depreciation is charged according to units of FFB harvested over the estimated units of FFB to be harvested during the life of the bearer plants or remaining contract period, whichever is shorter. The Group estimates its total units of FFB to be harvested based on the average yield over which the bearer plants are expected to be available for use. In addition, the estimate is based on collective assessment of internal technical evaluation and experience. Changes in the estimated total units of FFB to be harvested may impact the depreciation of bearer plants.

Impairment of Nonfinancial Assets

This accounting policy applies primarily to the Group's investments in associates, investment properties, property plant, and equipment and other assets excluding refundable deposits (see Notes 8, 10, 11 and 12).

The Group assesses at each reporting date whether there is an indication that an asset may be impaired when events or changes in circumstances indicate the carrying values may not be recoverable. 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. An asset's estimated recoverable amount is the higher of the asset's or cash generating unit's (CGU) 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.

Where the carrying values exceed the estimated recoverable amount, the assets or CGUs are written down to their estimated recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

Impairment losses of continuing operations are directly charged or credited to operations in those expense categories consistent with the function of the impaired asset.

An assessment is made at each reporting date 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 estimated recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset in prior years. Such reversal is directly charged or credited to operations.

Equity

Capital stock and additional paid-in capital

Capital stock consists of common shares which are measured at par value for all shares issued. When the shares are sold at a premium, the difference between the proceeds and the par value is credited to 'Additional paid-in capital' account. When shares are issued for a consideration other than cash, the proceeds are measured by the fair value of the consideration received. Direct cost incurred related to the equity issuance, such as underwriting, accounting and legal fees, printing costs and taxes are charged to 'Additional paid-in capital' account.

Treasury shares

Own equity instruments which are reacquired (treasury shares) are recognized at cost and deducted from equity. No gain or loss is recognized in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments. Any difference between the carrying amount and the consideration, if reissued, is recognized in additional paid-in capital. Voting rights related to treasury shares are nullified for the Group and no dividends are allocated to them respectively. When the shares are retired, the capital stock account is reduced by its par value and the excess of cost over par value upon retirement is debited to additional paid-in capital to the extent of the specific or average additional paid-in capital when the shares were issued and to retained earnings for the remaining balance.

The retained earnings is restricted to payments of dividends to the extent of the cost of treasury shares.

Retained earnings

Retained earnings include all current and prior period results of operations, net of dividends declared and the effects of retrospective application of change s in accounting policies or restatements, if any. Dividends on common stock are recognized as a liability and deducted from equity when declared and approved by the BOD or shareholders of the Parent Company. Dividends for the year that are declared and approved after the reporting date, if any, are dealt with as an event after the reporting date and disclosed accordingly.

Other comprehensive income (loss)

Other comprehensive income (loss) comprises items of income and expense (including items previously presented under the consolidated statements of changes in equity) that are not recognized in the consolidated statements of comprehensive income for the year in accordance with PFRSs. Other comprehensive income (loss) of the Group includes fair value reserve of EIFVOCI, remeasurement gains (losses) on retirement obligation, remeasurement gains (losses) on defined benefit plan of an associate, and cumulative translation adjustments

Revenue and Cost Recognition

Revenue from contracts with customers

The Group is primarily engaged in real estate development, production and sale of agricultural goods, and water services. Revenue from contracts with customers is recognized when control of the goods and services is transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The Group considers whether there are other promises in the contract that are separate performance obligations to which a portion

of the transaction price needs to be allocated. The Group has generally concluded that it is the principal in its revenue arrangements since it is the primary obligor in these revenue arrangements.

The disclosures of significant accounting judgments, estimates and assumptions relating to revenue from contracts with customers are provided in Note 3.

Real estate sales. The Group derives its real estate revenue from sale of lots and developed residential house and lots. Revenue from the sale of these real estate projects under pre-completion stage are recognized over time during the construction period (or percentage of completion) since based on the terms and conditions of its contract with the buyers, the Group's performance does not create an asset with an alternative use and the Group has an enforceable right to payment for performance completed to date.

In measuring the progress of its performance obligation over time, the Group uses the output method. The Group recognizes revenue on the basis of direct measurements of the value to customers of the goods or services transferred to date, relative to the remaining goods or services promised under the contract. Progress is measured using physical proportion of work done. This is based on the bi-monthly project accomplishment report prepared by the project engineers which integrates the surveys of performance to date of the construction activities for both sub-contracted and those that are fulfilled by the developer itself.

Buyer's equity represents the POC over the total selling price that the buyer has paid the Group and it is at this collection level that the Group assesses that it is probable that the economic benefits will flow to the Group because of certainty of collection of the remaining balance of the selling price. This gives the buyer, a stake in the property, the level of which is sufficient enough to mitigate the risks of loss through default which would motivate the buyer to honor its obligations to the Group. Management regularly evaluates the historical cancellations and back-outs if it would still support its current collection threshold before commencing revenue recognition.

Any excess of progress of work over the right to an amount of consideration that is unconditional, is recognized under 'Contract assets' in the assets section of the consolidated statements of financial position.

Any excess of collections over the total of recognized ICR and contract assets are recognized under 'Contract liabilities' account in the liabilities section of the consolidated statements of financial position.

Cost of real estate sales. The Group recognizes costs relating to satisfied performance obligations as these are incurred which include costs of land, land development costs, building costs, professional fees, depreciation, permits and licenses and capitalized borrowing costs. These costs are allocated to the saleable area, with the portion allocable to the sold area being recognized as costs of sales while the portion allocable to the unsold area being recognized as part of real estate inventories.

Contract costs include all direct materials and labor costs and those indirect costs related to contract performance. Expected losses on contracts are recognized immediately when it is probable that the total contract costs will exceed total contract revenue. Changes in contract performance, contract conditions and estimated profitability, including those arising from contract penalty provisions, and final contract settlements which may result in revisions to estimated costs and gross margins are recognized in the year in which the changes are determined.

In addition, the Group recognizes cost as an asset that gives rise to resources that will be used in satisfying performance obligations in the future and that are expected to be recovered.

Sale of agricultural goods. Revenue from sale of agricultural goods is recognized at the point in time when control of the asset is transferred to the customer, generally on delivery of the goods and acceptance by the buyer.

Cost of agricultural goods sold. Costs of sales include direct material costs, manufacturing expenses and monetary value of inventory adjustments. This is recognized upon delivery of goods or upon transfer of risks and rewards of ownership and when the cost is incurred, or the expense arises.

Water service, tapping fees, transfer fees and other water charges. Revenue is recognized when performance obligation is rendered.

Income from forfeited deposits. Income from forfeited collections recorded under 'Other income' in the consolidated statements of comprehensive income is recognized when the deposits from potential buyers are deemed nonrefundable due to prescription of the period for entering into a contracted sale. Such income is also recognized, subject to the provisions of Republic Act 6552, *Realty Installment Buyer Act*, upon prescription of the period for the payment of required amortizations from defaulting buyers.

Rental income. Rental income arising from operating leases on investment properties is accounted for on a straight-line basis over the respective lease terms.

Interest income. Interest income is recognized as it accrues, taking into account the effective yield on the asset.

Other income. Other customer related fees such as penalties and surcharges are recognized as they accrue, taking into account the provisions of the related contract.

Contract Balances

ICR. An ICR represents the Group's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due).

Contract assets. A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognized for the earned consideration that is conditional.

For the Group's real estate sales, contract assets are initially recognized for revenue earned from development of real estate projects as receipt of consideration is conditional on successful completion of development. Upon completion of development and acceptance by the customer, the amounts recognized as contract assets are reclassified to ICR. It is recognized under 'Receivables' in the consolidated statements of financial position.

A receivable (e.g., ICR), represent the Group's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of consideration is due).

The Group uses the vintage analysis for ECL of contract assets by calculating the cumulative loss rates of a given instalment contracts pool. It derives the probability of default from the historical data of a homogenous portfolio that share the same origination period. The information on the number of defaults during fixed time intervals of the accounts is utilized to create the probability model. It allows the evaluation of the loan activity from its origination period until the end of the contract period.

As these are future cash flows, these are discounted back to the time of default (i.e., is defined by the Group as upon cancellation of CTS) using the appropriate effective interest rate, usually being the original EIR or an approximation thereof.

Costs to obtain contract. The incremental costs of obtaining a contract with a customer are recognized under 'Other current assets' in the consolidated statements of financial position if the Group expects to recover them. The Group has determined that commissions paid to brokers and marketing agents on the sale of pre-completed real estate units are deferred when recovery is reasonably expected and are charged to expense in the period in which the related revenue is

recognized over time using the POC method. Commission expense is included in the 'General, administrative expenses and selling expenses' account in the consolidated statements of comprehensive income.

Costs incurred prior to obtaining a contract with customer are not capitalized but are expensed as incurred.

Amortization, derecognition and impairment of capitalized costs to obtain a contract. The Group amortizes capitalized costs to obtain a contract as marketing expense under 'General, administrative expenses and selling expenses' account in the consolidated statements of comprehensive income over the expected construction period using the POC following the pattern of real estate revenue recognition.

Capitalized costs to obtain a contract is derecognized either when it is disposed of or when no further economic benefits are expected to flow from its use or disposal.

At each reporting date, the Group determines whether there is an indication that costs to obtain a contract maybe impaired. If such indication exists, the Group makes an estimate by comparing the carrying amount of the assets to the remaining amount of consideration that the Group expects to receive less the costs that relate to providing services under the relevant contract. In determining the estimated amount of consideration, the Group uses the same principles as it does to determine the contract transaction price, except that any constraints used to reduce the transaction price will be removed for the impairment test.

Where the relevant costs or specific performance obligations are demonstrating marginal profitability or other indicators of impairment, judgement is required in ascertaining whether or not the future economic benefits from these contracts are sufficient to recover these assets. In performing this impairment assessment, management is required to make an assessment of the costs to complete the contract. The ability to accurately forecast such costs involves estimates around cost savings to be achieved over time, anticipated profitability of the contract, as well as future performance against any contract-specific performance indicators that could trigger variable consideration, or service credits. Where a contract is anticipated to make a loss, there judgements are also relevant in determining whether or not an onerous contract provision is required and how this is to be measured.

Contract liabilities. A contract liability is the obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to the customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Group performs under the contract.

The contract liabilities also include payments received by the Group from the customers for which revenue recognition has not yet commenced.

Costs and Expenses

Costs and expenses are decreases in economic benefits during the accounting period in the form of outflows or decrease of assets or incurrence of liabilities that result in decreases in equity, other than those relating to distributions to equity participants. Costs and expenses are generally recognized when the services are used, or the expense arises while interest expenses are accrued in the appropriate period.

This consist of general administrative expenses which constitute costs of administering the business and selling expenses which constitute commission on real estate sales and advertising expenses. General administrative and selling expenses (excluding amortization of capitalized costs to obtain contracts) are recognized as incurred.

Post-employment Benefits

Pension benefits are provided to employees through a defined benefit plan. 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.

The following comprise the defined benefit costs:

- 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 nonroutine settlements are recognized as expense in consolidated statements 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. Net interest on the net defined benefit liability or asset is recognized as expense or income in the consolidated statements of comprehensive income.

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.

Plan assets are assets that are held in trust and managed by a trustee bank. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. The 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).

Leases

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

A reassessment is made after inception of the lease only if one of the following applies:

- (a) There is a change in contractual terms, other than a renewal or extension of the arrangement;
- (b) A renewal option is exercised, or extension granted, unless the term of the renewal or extension was initially included in the lease term;
- (c) There is a change in the determination of whether fulfillment is dependent on a specified asset; or,
- (d) There is substantial change to the asset.

Where a reassessment is made, lease accounting shall commence or cease from the date when the change in circumstances gave rise to the reassessment for scenarios (a), (c), or (d) and at the date of renewal or extension period for scenario (b).

As Lessor. Leases where the Group retains substantially all the risks and benefits of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on the same bases as rental income. Contingent rents are recognized as revenue in the period in which they are earned.

Effective January 1, 2019

Right-of-use assets. The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the underlying assets.

Right-of-use assets are presented under 'Property, plant and equipment' in the consolidated statements of financial position and are subject to impairment.

Short-term leases. The Group applies the short-term lease recognition exemption to its short-term leases of office spaces and transportation equipment that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. Lease payments on short-term leases are recognized as expense on a straight-line basis over the lease term.

Effective before January 1, 2019

As Lessor. Policies for lessor accounting under PAS 17 are substantially similar with those under PFRS 16, as described above.

As Lessee. Leases where the lessor retains substantially all the risks and benefits of ownership of the asset are classified as operating lease. Operating lease payments are recognized as an expense in the consolidated statements of comprehensive income on a straight-line basis over the lease term.

<u>Taxes</u>

Current income tax. Current income tax liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the tax authority. The tax rates and tax laws used to compute the amount are those that have been enacted or substantively enacted as of reporting date.

Current income tax relating to items recognized directly in equity is recognized in equity and not in the consolidated statements of comprehensive income. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

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

Deferred tax liabilities are recognized for all taxable temporary differences, except:

• When the deferred tax liability arises from the initial recognition of goodwill or an asset or liability

in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; or,

 In respect of taxable temporary differences associated with investments in subsidiaries and associates, when 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, the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are recognized to the extent that it is probable that taxable profit 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:

- When 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 profit nor taxable profit or loss; or,
- In respect of deductible temporary differences associated with investments in subsidiaries and associates, 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 profit will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Unrecognized deferred tax assets are re-assessed at each reporting date and are recognized to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

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.

Tax benefits acquired as part of a business combination, but not satisfying the criteria for separate recognition at that date, are recognized subsequently if new information about facts and circumstances change. The adjustment is either treated as a reduction in goodwill (as long as it does not exceed goodwill) if it was incurred during the measurement period or recognized in profit or loss.

The Group offsets deferred tax assets and deferred tax liabilities if and only if it has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realize the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Creditable withholding taxes (CWT). CWT pertains to taxes withheld on income payments and may be applied against income tax due. The balance of taxes withheld is recovered in future period. The balance as of end of each reporting period represents the unutilized amount after deducting any income tax payable. Creditable withholding tax is stated at its realizable value.

Value-added tax (VAT). Revenues, expenses and assets are recognized net of amount of VAT, if applicable.

When VAT from provision of services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as output VAT under 'Accounts and other payables' in the consolidated statements of financial position. When VAT passed on from purchases of goods or services (input VAT) exceeds VAT from provision of services (output VAT), the excess is recognized as input taxes under 'Other current assets' in the consolidated statements of financial position up to the extent of the recoverable amount.

The net amount of sales tax recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the consolidated statements of financial position.

Deferred input VAT. Deferred input VAT represents portion of input VAT incurred and paid in connection from the purchase of a capital good whose acquisition cost exceeds of P1.0 million per month. Section 110(A) (1) of the NIRC so provides that the input tax on capital goods purchased or imported in a calendar month for use in trade or business shall be spread evenly over the month of acquisition and the 59 succeeding months, unless the expected useful life of the capital good is less than five years, in which case the input tax is amortized over such a shorter period. Pursuant to the implementation of the Tax Reform for Acceleration and Inclusion (TRAIN) law, this provision is applicable only until December 31, 2021. Deferred input VAT is stated at its realizable value.

Foreign Currencies

The Group's consolidated financial statements are presented in Philippine Peso (P), which is also the Parent Company's functional currency. For each entity, the Group determines the functional currency and items included in the consolidated financial statements of each entity are measured using that functional currency. The Group uses the direct method of consolidation, the gain or loss that is reclassified to profit or loss reflects the amount that arises from using this method.

Transactions and balances. Transactions in foreign currencies are initially recorded by the Group's entities at their respective functional currency spot rates at the date the transaction first qualifies for recognition. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date. Nonmonetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate as at the dates of initial transactions. Nonmonetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined.

Group companies. The functional currency of BCL is the US Dollar. On consolidation, the assets and liabilities of foreign operations are translated into Philippine Peso (P) at the rate of exchange prevailing at the reporting date and their statements of profit or loss are translated at exchange rates prevailing at the dates of the transactions. The exchange differences arising on translation for consolidation are recognized under 'Cumulative translation adjustment' in OCI. On disposal of a foreign operation, the component of OCI relating to that particular foreign operation is reclassified to profit or loss.

Basic and Diluted Earnings Per Share (EPS)

Basic EPS is computed by dividing net income attributable to equity holder of the Parent Company by the weighted average number of common shares issued and outstanding during the year and adjusted to give retroactive effect to any stock dividends declared during the period.

Diluted EPS is computed by dividing net income attributable to equity holders of the Parent Company by the weighted average number of common shares issued and outstanding during the year plus the weighted average number of common shares that would be issued on conversion of all the dilutive potential common shares. The calculation of diluted EPS does not assume conversion, exercise or other issue of potential common shares that would have an antidilutive effect on earnings per share.

As of March 31, 2021 and December 31, 2020, the Group has no potentially dilutive common shares.

Segment Reporting

The Group's operating segments are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on operating segments is presented in Note 23 to the consolidated financial statements.

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. When the Group expects some or all of a provision to be reimbursed, for example, the reimbursement is recognized as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the consolidated statements of comprehensive income net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

Contingencies

Contingent liabilities are not recognized in the consolidated financial statements. These are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote. A contingent asset is not recognized in the consolidated financial statements but disclosed when an inflow of economic benefits is probable.

Events After the Reporting Period

Events after the reporting period are those events, favorable and unfavorable, that occur between the end of the reporting period and the date when the consolidated financial statements are authorized for issue. Post year-end events that provide additional information about the Group's financial position at the reporting date (adjusting events) are reflected in the consolidated financial statements. Post year-end events that are not adjusting events are disclosed in the notes to financial statements when material.

3. Significant Accounting Judgments and Estimates

The preparation of the consolidated financial statements in compliance with PFRS requires the Group to make judgments and estimates that affect the amounts reported in the consolidated financial statements and accompanying notes. The judgments, estimates and assumptions used in the accompanying consolidated financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the consolidated financial statements. 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 judgments and estimates are reflected in the consolidated financial statements as they become reasonably determinable.

Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results could differ for such estimates.

Judgments

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.

Revenue from contracts with customers

The Group is primarily engaged in real estate sales and development, sale of palm oil and other palm products including, but not limited to refined bleached deodorized oil, palm olein, crude palm oil, palm stearin, palm acid oil, palm fatty acid distillate, and palm kernels, and water services. The Group accounts for all of the goods and services in each contract with customer as a single performance obligation capable of being distinct.

The Group applied the following judgments that significantly affect the determination of the amount and timing of revenue from contracts with customers:

Real estate revenue recognition. Revenue recognition under PFRS 15 involves the application of significant judgment and estimation in the: (a) identification of the contract for sale of real estate property that would meet the requirements of PFRS 15; (b) assessment of the probability that the entity will collect the consideration from the buyer; (c) determination of the transaction price; (d) application of the output method as the measure of progress in determining real estate revenue; (e) determination of the actual costs incurred as cost of goods sold; and (f) recognition of cost to obtain a contract.

- Identifying performance obligations. The Group has various CTS covering subdivision land and
 residential houses and lots. The Group concluded that the goods and services transferred in
 each contract constitute a single performance obligation. In particular, the promised goods and
 services in contracts for the sale of property under development mainly include design work,
 procurement of materials and development of the property. Generally, the Group is responsible
 for all of these goods and services and the overall management of the project. Although these
 goods and services are capable of being distinct, Group accounts for them as a single
 performance obligation because they are not distinct in the context contract. The Group uses
 those goods and services as inputs and provides a significant service of integrating them into a
 combined output. Included also in this performance obligation is the Group's service to transfer
 the title of the real estate unit to the buyer.
- *Existence of a contract.* The Group's primary document for a contract with a customer for real estate sales is a signed CTS supported by other signed documentations such as reservation agreement, official receipts, buyers' amortization schedule and invoices and it met all the criteria to qualify as contract with a customer under PFRS 15.

In addition, part of the assessment process of the Group before revenue recognition is to assess the probability that the Group will collect the consideration to which it will be entitled in exchange for the real estate property that will be transferred to the customer. In evaluating whether collectability of an amount of consideration is probable, an entity considers the significance of the customer's initial payments in relation to the total contract price. Collectability is also assessed by considering factors such as past history with the customer, age of receivables, and pricing of the property. Management regularly evaluates the historical sales cancellations and back-outs if it would still support its current threshold of buyers' equity before commencing revenue recognition.

• Revenue recognition method and measure of progress. The Group concluded that revenue for real estate sales is to be recognized over time because: (a) the Group's performance does not create an asset with an alternative use and; (b) the Group has an enforceable right for performance completed to date. The promised property is specifically identified in the contract and the contractual restriction on the Group's ability to direct the promised property for another use is substantive. This is because the property promised to the customer is not interchangeable with other properties without breaching the contract and without incurring significant costs that otherwise would not have been incurred in relation to that contract. In addition, under the current legal framework, the customer is contractually obliged to make payments to the developer up to the performance completed to date.

The Group has determined that output method used in measuring the progress of the

performance obligation faithfully depicts the Group's performance in transferring control of real estate development to the customers. This method measures progress based on physical proportion of work done on the real estate project which requires technical determination by the Group's specialists (project engineers).

In addition, the Group requires a collection threshold of 10% of buyer's payments of total selling price (buyer's equity), to be collected as one of the criteria in order to initiate revenue recognition. Reaching this level of collection is an indication of buyer's continuing commitment and the probability that economic benefits will flow to the Group.

Revenue recognition - sales of agricultural goods and water services. Revenue recognition under PFRS 15 involves the application of significant judgment and estimation in the: (a) identification of the contract for sale of goods that would meet the requirements of PFRS 15; (b) assessment of performance obligation and the probability that the entity will collect the consideration from the buyer; (c) determining method to estimate variable consideration and assessing the constraint. (d) recognition of revenue as the Group satisfies the performance obligation.

- *Identifying performance obligations*. The Group accounts for all of the goods or services in each contract with customer as a single performance obligation capable of being distinct.
- Determining the timing of satisfaction of sale of agricultural goods and water services. The Company concluded that the revenue for sale of palm oil and other palm products and water services is to be recognized at a point in time when the goods are delivered or as services are performed and it has a present right to payment for the services rendered. The Group also considers the probability that it will be able to collect the consideration to which it will be entitled in exchange for the goods sold or services rendered in determining if a contract exists.

Contractual cash flows assessment. For each financial asset, the Group assesses the contractual terms to identify whether the instrument is consistent with the concept of SPPI. 'Principal' for the purpose of this test is defined as the fair value of the financial asset at initial recognition and may change over the life of the financial asset (for example, if there are repayments of principal or amortization of the premium/discount).

The most significant elements of interest within a lending arrangement are typically the consideration for the time value of money and credit risk. To make the SPPI assessment, the Group applies judgment and considers relevant factors such as the currency in which the financial asset is denominated, and the period for which the interest rate is set.

In contrast, contractual terms that introduce a more than de minimis exposure to risks or volatility in the contractual cash flows that are unrelated to a basic lending arrangement do not give rise to contractual cash flows that are SPPI on the amount outstanding. In such cases, the financial asset is required to be measured at FVPL.

As at March 31, 2021 and December 31, 2020, the aggregate carrying values of the financial assets amounted to P1,647.5 million and P1,355.2 million, respectively (see Note 24).

Evaluation of business model in managing financial instruments. The Group determines its business model at the level that best reflects how it manages groups of financial assets to achieve its business objective. The Group's business model is not assessed on an instrument-by-instrument basis, but at a higher level of aggregated portfolios and is based on observable factors such as:

- How the performance of the business model and the financial assets held within that business model are evaluated and reported to the entity's key management personnel;
- The risks that affect the performance of the business model (and the financial assets held within that business model) and, in particular, the way those risks are managed; and,
- The expected frequency, value and timing of sales are also important aspects of the Group's assessment.

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

Definition of default and credit-impaired financial assets and contract assets. The Group defines a financial instrument as in default, which is fully aligned with the definition of credit-impaired, when it meets one or more of the following criteria:

• Quantitative criteria

The customer is more than 90 days past due on its contractual payments, i.e. principal and/or interest, which is consistent with the regulatory definition of default.

• Qualitative criteria

The customer meets unlikeliness to pay criteria, which indicates the borrower is in significant financial difficulty. These are instances where:

- The borrower is experiencing financial difficulty or is insolvent;
- The borrower is in breach of financial covenant(s);
- An active market for that financial assets has disappeared because of financial difficulties;
- Concessions have been granted by the Group, for economic or contractual reasons relating to the borrower's financial difficulty; or,
- It is becoming probable that the borrower will enter bankruptcy or other financial reorganization.

The criteria above have been applied to all financial instruments held by the Group and are consistent with the definition of default used for internal credit risk management purposes. The default definition has been applied consistently to model the Probability of Default (PD), Loss Given Default (LGD) and Exposure at Default (EAD) throughout the Group's expected loss calculation.

An instrument is considered to be no longer in default (i.e. to have cured) when it no longer meets any of the default criteria for a consecutive period of six months as it has exhibited a satisfactory track record. This period of six months has been determined based on an analysis which considers the likelihood of a financial instrument returning to default status after cure using different possible cure definitions.

Incorporation of forward-looking information. 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.

To do this, the Group considers a range of relevant forward-looking macro-economic assumptions for the determination of unbiased general industry adjustments and any related specific industry adjustments that support the calculation of ECLs. Based on the Group's evaluation and assessment and after taking into consideration external actual and forecast information, the Group formulates a 'base case' view of the future direction of relevant economic variables as well as a representative range of other possible forecast scenarios. This process involves developing two or more additional economic scenarios and considering the relative probabilities of each outcome. External information includes economic data and forecasts published by governmental bodies, monetary authorities and selected private-sector and academic institutions.

The base case represents a most-likely outcome and is aligned with information used by the Group for other purposes such as strategic planning and budgeting. The other scenarios represent more optimistic and more pessimistic outcomes. Periodically, the Group carries out stress testing of more extreme shocks to calibrate its determination of these other representative scenarios.

The Group has identified and documented key drivers of credit risk and credit losses of each portfolio of financial instruments and, using an analysis of historical data, has estimated relationships between macro-economic variables and credit risk and credit losses.

Determining taxable profit, tax bases and tax rates. Upon adoption of the Philippine Interpretation IFRIC 23, the Group has assessed whether it has any uncertain tax position. The Group applies significant judgement in identifying uncertainties over its income tax treatments. The Group determined, based on its tax compliance assessment, in consultation with its tax counsel, that it is probable that its income tax treatments will be accepted by the taxation authorities. Accordingly, the interpretation did not have a significant impact on the consolidated financial statements of the Group.

Distinction between real estate inventories, investment properties and owner-occupied properties. The Group determines whether a property will be classified as real estate inventories, investment properties or owner-occupied properties. In making this judgment, the Group considers whether the property will be sold in the normal operating cycle (real estate inventories) and whether the property generates cash flow largely independent of the other assets held by an entity.

Real estate inventories comprise of property that is held for sale in the ordinary course of business. Principally, this is residential property that the Group develops and intends to sell before or on completion of construction. Investment property comprises land and buildings which are not occupied substantially for use by, or in the operations of the Group, nor for sale in the ordinary course of business, but are held primarily to earn rental income and for capital appreciation. Owner-occupied properties classified and presented as property, plant and equipment, generate cash flows that are attributable not only to property but also to the other assets used in the production or supply process.

Determination of acquisition of group of assets as a business in accordance with PFRS 3. Management uses judgment in assessing if the group of assets and liabilities acquired would constitute a business. In accordance with PFRS 3, business is defined as an integrated set of activities and assets that is capable of being conducted and managed for the purpose of providing a return in the form of dividends, lower costs or other economic benefits directly to investors or other owners, members or participants.

Significant influence on PCPC, PEI and EWRTC. In determining whether the Group has significant influence over an investee requires significant judgment. Generally, a shareholding of 20.0% to 50.0% of the voting rights of an investee is presumed to give the Group a significant influence. The Group considers that it has significant influence over its investees when it has board representation which allows them to participate in the financial and operating policy decisions but is not control or joint control of those policies.

Evaluation and reassessment of control in MCPI. The Group refers to the guidance in PFRS 10, *Consolidated Financial Statements*, when determining whether the Group controls an investee. Particularly, the Group controls an investee when it 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. The Group considers the purpose and design of the investee, its relevant activities and how decisions about those activities are made and whether the rights give it the current ability to direct the relevant activities.

The Group controls an investee if and only if it has all the following:

- a. power over the investee;
- b. exposure, or rights, to variable returns from its involvement with the investee; and,
- c. the ability to use its power over the investee to affect the amount of the investor's returns.

Ownership interest in MCPI represent 49%. The Group has the ability to direct the relevant activities and power to affect its returns considering that critical decision-making position in running the operations of the investee are occupied by the representatives of the Group.

Management's Use of Estimates and Assumptions

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

Revenue recognition on real estate projects. The Group's revenue recognition policy require management to make use of estimates and assumptions that may affect the reported amounts of revenues. The Group's revenue from real estate sales are recognized based on the POC which is measured principally on the basis of the estimated completion of a physical proportion of the contract work which requires technical determination by management's specialists (project engineers) and involves significant management.

The Group also includes land in the calculation of POC since the Group availed the relief granted by the SEC under Memorandum Circular Nos. 14-2018 as of 2018 for the implementation issues of PFRS 15 affecting the real estate industry.

For the years ended March 31, 2021 and December 31, 2020, the real estate sales recognized over time amounted to P135 million and P761.5million, respectively.

Collectability of the sales price. In determining whether the sales price is collectible, the Group considers that the initial and continuing investments by the buyer of 10% in 2020 and 2019 would demonstrate the buyer's commitment to pay.

The gross amount of ICR and contract assets arising from these sales contracts amounted to P126 million and P97 million as of March 31, 2021 and December 31, 2020, respectively (see Notes 5 and 14).

Provision for expected credit losses of receivables and contract assets. The Group uses a provision matrix to calculate ECLs for trade receivables other than ICRs. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns.

The provision matrix is initially based on the Group's historical observed default rates. The Group will calibrate the matrix to adjust the historical credit loss experience with forward-looking information such as inflation and GDP growth rates. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed.

The Group uses vintage analysis approach to calculate ECLs for ICRs and contract assets. The vintage analysis accounts for expected losses by calculating the cumulative loss rates of a given loan pool. It derives the probability of default from the historical data of a homogenous portfolio that share the same origination period. The information on the number of defaults during fixed time intervals of the accounts is utilized to create the PD model. It allows the evaluation of the loan activity from its origination period until the end of the contract period.

The Group considers an ICR and contract asset in default when the Group forfeits and repossesses the property from the customer through cancellation. 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.

The PD is applied to the estimate of the loss arising on default which is based on the difference between the contractual cash flows due and those that the Group would expect to receive, including from the repossession of the subject real estate property, net of cash outflows. For purposes of calculating LGD, accounts are segmented based on facility/collateral type and completion. In calculating the recovery rates, the Group considered collections of cash and/or cash from resale of real estate properties after foreclosure, net of direct costs of obtaining and selling the real estate properties after the default event such as commission, association dues, refurbishment, payment required under Republic Act 6552, *Realty Installment Buyer Act*, and cost to complete (for incomplete

units). As these are future cash flows, these are discounted back to the reporting date using the appropriate effective interest rate, usually being the original EIR or an approximation thereof.

The resulting recovery rate coming from the above process, resulted to zero LGD, thus resulting to no recognized impairment loss.

The Group recognized provision for expected credit losses on receivables and contract assets of P2.4 million and nil in 2021 and 2020, respectively. As at March 31, 2021 and December 31, 2020, the allowance for ECL recognized in the consolidated statements of financial position amounted to P2.8 million and P0.4 million, respectively (see Note 5).

Estimating NRV of real estate inventories. The Group reviews the NRV of real estate inventories and compares it with the cost. Real estate inventories are written down below cost when the estimated NRV is found to be lower than the cost.

NRV for completed real estate inventories is assessed with reference to market conditions and prices existing at the reporting date and is determined by the Group having taken suitable external advice and in light of recent market transactions. NRV in respect of inventory under construction is assessed with reference to market prices at the reporting date for similar completed property, less estimated costs to complete construction and less estimated costs to sell. In line with the impact of COVID-19, the Group experienced limited selling activities that resulted to lower sales in 2020. The estimates used took into consideration fluctuations of price or cost directly relating to events occurring after the end of the period to the extent that such events confirm conditions existing at the end of the period.

The carrying values of real estate inventories amounted to P1,573.0 million and P1,581.0 million as of March 31, 2021 and December 31, 2020, respectively (see Note 6).

Estimating useful lives of depreciable property, plant and equipment and investment properties. The Group estimates the useful lives of depreciable property, plant and equipment and investment properties, except bearer plants, based on the period over which the assets are expected to be available for use. The estimated useful lives of property, plant and equipment and investment properties are reviewed periodically and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence, and legal or other limits on the use of the assets. In addition, the estimation of the useful lives of property, plant and equipment and equipment and investment properties is based on collective assessment of internal technical evaluation and experience with similar assets. It is possible, however, that future results of operations could be materially affected by changes in estimates brought about by changes in factors mentioned above. The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances.

As of March 31, 2021 and December 31, 2020, the aggregate carrying value of depreciable property, plant and equipment and investment properties, except bearer plants, amounted to P490.0 million and P507.1 million, respectively (see Notes 11 and 12).

Estimating fair values of financial assets and liabilities. When the fair values of financial assets and liabilities recorded in the consolidated statements of financial position cannot be measured based on quoted prices in active markets, their fair value is determined using internal valuation techniques using generally accepted market valuation models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. Judgments include considerations of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

As at March 31, 2021 and December 31, 2020, the aggregate fair values of the financial assets amounted to P1,650.2 million and P1,357.4 million, respectively, and of the financial liabilities amounted to P1,896.3 million and P1,855.8 million, respectively (see Note 24).

Impairment of nonfinancial assets. The Group assesses impairment on its nonfinancial assets (e.g. investments in associates, investment properties, property, plant and equipment and other assets excluding refundable deposits) and considers the following important indicators:

- Significant or prolonged decline in the fair value of the asset;
- Increase in market interest rates or other market rates of return on investments have increased during the period, and those increases are likely to affect the discount rate used in calculating the asset's value-in-use and decrease the asset's recoverable amount materially;
- 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;
- Significant negative industry or economic trends; or,
- Significant changes with an adverse effect that have taken place in the technological, market, economic or legal environment where the Group operates.

The Group determines an impairment loss whenever the carrying amount of an asset exceeds its recoverable amount, which is the higher of its fair value less costs to sell and its value-in-use. The fair value less costs to sell calculation is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. The value-in-use calculation is based on a discounted cash flow model. The cash flows are derived from the budget for the remaining contract period or useful lives, if practicable, and do not include restructuring activities that the Group is not yet committed to or significant future investments that will enhance the asset base of the cash-generating unit being tested. The recoverable amount is most sensitive to the discount rate used for the discounted cash flow model as well as the expected future cash inflows and the growth rate used for extrapolation purposes.

In 2020 and 2019, the Group has assessed that its bearer plants has indications of impairment due to the palm oil plantation's bearer plants not reaching their optimal fruiting stages. In 2020 and 2019, the Group recognized impairment loss of P15.1 million and P14.8 million to account for the estimated fruit loss due to some trees not reaching the optimal fruiting stages in accordance with the industry standard yield. (see Note 12).

No additional impairment was recognized by the Group for the remaining bearer plants since management estimated that the recoverable amount exceeds the carrying value of the bearer plants excluding the specific impairment as of March 31, 2021 and December 31, 2020. The recoverable amount was computed using discounted cash flows approach and considered certain assumptions such as future FFB production, prices, direct costs, and discount rate.

The Group recognized an allowance for impairment loss on nonfinancial assets amounting to P29.3 million in 2020 (see Notes 8 and 12).

The carrying values of the nonfinancial assets follow:

	As of 03/31/21 Unaudited	As of 12/31/20 Audited
Investments in associates	₱1,420,752,144	₱1,429,335,865
Other current assets*	520,489,753	482,185,435
Property, plant and equipment	798,750,246	912,521,023
Investment properties	97,133,941	97,133,941
Other noncurrent assets*	68,710,065	117,091,354
* Excluding refundable deposits		

Estimating total units of output for bearer plants. The Group estimates the total units of output for its bearer plants based on its average yield over which the bearer plants are expected to be available for use. The estimated total units of output are reviewed periodically and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the bearer plants, and in consideration of the lease term under

the contracts providing the Group for the rights to use parcels of land. In addition, the estimate is based on collective assessment of internal technical evaluation and experience. The carrying amount of bearer plants, amounted to P302.7 million and P317.2 million as of March 31, 2021 and December 31, 2020, respectively (see Note 12).

Post-employment defined benefit plan. The cost of defined benefit pension plan and the present value of the pension obligation are determined using actuarial valuations. The actuarial valuation involves making various assumptions. These include the determination of the discount rates, future salary increases, mortality rates and future pension increases. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligations are highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

As of March 31, 2021 and December 31, 2020, the Group's retirement obligation amounted to P66 million and P61 million, respectively.

Estimating realizability of deferred tax assets. The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilized. The Group's assessment on the recognition of deferred tax assets on deductible temporary differences is based upon the likely timing and level of future taxable profits determined from the tax planning strategies of the Group. This forecast is based on the Group's past results and future expectations on revenue and expenses.

As at March 31, 2021 and December 31, 2020, deferred tax assets amounting to P26 million and P16 million, respectively, were not recognized in the consolidated statements of financial position since it is not probable that sufficient taxable income may be available in the future against which the deferred tax assets can be utilized.

4. Cash

As of 03/31/21	As of 12/31/20
Unaudited	Audited
₱1,444,768	₱1,369,916
120,866,107	229,951,733
₱122,310,875	₱231,321,649
	Unaudited ₱1,444,768 120,866,107

Cash in banks pertain to savings and current accounts that generally earn interest based on prevailing respective bank deposit rates. The Group earned interest from cash in banks amounted to P0.1 million in 2021 and 2020, respectively.

5. Receivables

ICR consists of accounts collectible in equal monthly installments with over a period of 2 to 15 years, and bear interest ranging from 10% to 18% in 2020 and 2019. The ICRs are interest-bearing except for those with installment terms within two years. The transfer certificates of title remain in the possession of the Group until full payment has been made by the customers. Interest earned from contract assets and ICR amounted to P1.9 million and P2.6 million in 2020 and 2019, respectively.

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Dividend receivable	₽0	₱138,000,000
Trade receivables	20,872,745	19,672,704
ICR	953,799,805	798,623,667
Advances to officers and emplo	5,266,682	2,985,026
Other receivables	421,594,669	80,431,803
	1,401,533,902	1,039,713,200
Less allowance for impairment	4,260,860	4,260,860
	1,397,273,042	1,035,452,340
Less noncurrent portion of ICR		
and contract assets	61,861,901	26,338,455
	₽ 1,335,411,140	₱1,009,113,885

Trade receivables include receivables from water service and sale of palm oil and other palm products which are noninterest-bearing and are normally collected within seven (7) to sixty (60) days.

Advances to officers and employees pertain to salary and other loans granted to the Group's employees that are collectible through salary deduction. These are noninterest-bearing and are due within one year.

Other receivables pertain to advances made to homeowners' association and nontrade receivables. These receivables are noninterest-bearing.

Movement in the allowance for impairment is as follows:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Balances at beginning of year	₱4,260,860	₱474,380
Provision		3,786,480
Balances at end of year	₱4,260,860	₱4,260,860

6. Real Estate Inventories

The rollforward of this account follows:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Land for sale and development	₱188,405,059	₱195,500,285
Construction and development costs	1,432,649,354	1,377,548,782
	₱1,621,054,413	₱1,573,049,067

Balance at beginning of the year, as previously reported	₱1,573,049,067	₱1,580,964,264
Effect of adoption of PFRS 15	-	-
Balance at beginning of the year, as restated	1,573,049,067	1,580,964,264
Reclassification of land held for future development		-
Construction costs incurred	69,866,945	300,155,667
Purchase of raw land		-
Transfers from investment properties		-
Transfer from DFFS		-
Transfer from deposits for land acquisition		-
Depreciation expense capitalized	7,380,535	9,183,103
Borrowing costs capitalized	11,418,035	36,177,696
Cost of real estate sales	(40,660,169)	(353,431,663)
Balance at the end of the year	₱1,621,054,413	₱1,573,049,067

The real estate inventories are carried at cost. No inventories are recorded at amounts lower than cost in 2021 and 2020.

Land for sale and development represents real estate subdivision projects in which the Group has been granted License to Sell (LTS) by the Housing and Land Use Regulatory Board of the Philippines. It also includes raw land inventories that are under development and those that are about to undergo development.

Construction and development costs incurred pertain to amounts paid to contractors and development costs in relation to the development of land and construction of housing units, capitalized borrowing costs and other costs directly attributable to bringing the real estate inventories to its intended condition.

Borrowing costs capitalized to inventories in 2021 and 2020 amounted to P11.4 million and P36.2 million, respectively (Note 16).

Collateralized properties

Pursuant to the loan agreement, certain real estate inventories were collateralized in favor of the bank to secure the Group's short-term and long-term debts (see Note 16). As at March 31, 2021 and December 31, 2020, the carrying values of the collateralized real estate inventories amounted to P 233.0 million and P232 million.

7. Inventories - at cost

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Refined bleached deodorized oil	₱13,261	₱19,137,532
Palm olein	31,608,728	31,731,304
Crude palm oil	1,529,698	23,192,245
Palm stearin	6,218,759	6,218,759
Palm acid oil	19,137,532	1,529,698
Palm fatty acid distillate	-	13,262
Palm kernels	184,478	184,478
Fresh fruit bunches	21,292,296	-
	79,984,750	82,007,278
Others		
Construction materials	70,596,576	65,147,876
Aggregates and water meter	1,599,525	
Materials and other supplies	2,146,412	938,774.00
	74,342,512	66,086,650
	₽ 154,327,263	₱148,093,928

The cost of inventories recognized under cost of agricultural goods sold in the consolidated statements of comprehensive income are as follows:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Fresh fruit bunches at beginning of the year		
Purchase and harvest of fresh fruit bunches		₱36,885,423
Fresh fruit bunches used in production	-	36,885,423
Purchase of crude palm oil		
Purchase of palm kernel cake		
Direct labor	₱317,589	3,831,991
Manufacturing overhead	111,770	9,960,592
Total manufacturing cost	429,359	50,678,006
Finished goods at the beginning of the year	82,007,278	91,464,783
Finished goods at the end of the year	(79,984,750)	(82,007,278)
Cost of sales	₱2,451,886	₱60,135,511

Depreciation capitalized to inventories amounted to P2.4 million in 2020.

Construction materials pertain to supplies used in the construction and development of the real estate projects.

Agricultural materials and other supplies pertain to fertilizers, fuel and oil and other consumables. In 2020, expired fertilizers and fertilizer bags no longer usable were written-off amounting to P2.2 million recognized under "Impairment loss" in the consolidated statements of comprehensive income.

8. Other Assets

	As of 03/31/21	As of 12/31/20
Current	Unaudited	Audited
Deposits for land acquisition	₱338,599,623	₱319,065,057
CWTs	89,685,207	71,387,309
Input taxes	89,663,100	
Prepaid expenses	18,391,792	94,435,158
Cost to obtain a contract	15,987,354	16,005,309
Refundable deposits	6,745,000	7,462,263
Miscellaneous	884,734	2,830,401
	₱559,956,810	₱511,185,498

	As of 03/31/21	As of 12/31/20
Noncurrent	Unaudited	Audited
Advances to third party	-	₱115,311,840
Refundable deposits - net of current portion	₱68,710,065	39,406,790
Deferred input VAT	-	1,754,432
Goodwill	-	43,007
	₱68,710,065	₱156,516,069

Deposits for purchased land pertain to installment payments made by the Group to the sellers of land where sales contracts have yet to be executed. The land is intended to be held for sale and development in the future.

Prepaid expenses consist mainly of prepaid supplies, employee benefits, rent, insurance and taxes and licenses which are applicable in the future period.

Creditable withholding taxes pertain to carry over of unapplied income tax credits and are recoverable and can be applied against the income tax payable in future periods.

Advances to third party pertain to advances made by the Group to a third party in connection with its engagement to explore potential joint venture partners for acceptable business projects. The advances are to be applied against the cost of the business project.

Costs to obtain contracts pertain to commissions paid to brokers and marketing agents on the sale of pre-completed real estate units. These capitalized costs are charged to expense as "Marketing" under "General, administrative and selling expenses" in the consolidated statements of comprehensive income as the related revenue is recognized (see Note 18).

Deferred input VAT pertains to the input VAT from the purchase of a capital good whose acquisition cost exceeds P1.0 million. Section 110(A) (1) of the NIRC so provides that the input tax on capital goods purchased or imported in a calendar month for use in trade or business shall be spread evenly over the month of acquisition and the 59 succeeding months, unless the expected useful life of the capital good is less than five years, in which case the input tax is amortized over such a shorter period. Pursuant to the implementation of TRAIN law, this provision is applicable only until December 31, 2021. In 2020 and 2019, input VAT written-off amounting to P0.2 million and P5.0 million, respectively, were recognized under "Impairment loss" in the consolidated statements of comprehensive income.

Miscellaneous pertains to advances to suppliers and contractors.

9. Investments in Equity Instruments

Quoted and unquoted equity securities

The Group's EIFVPL consists of quoted equity securities that are listed and traded in the Philippine Stock Exchange. The fair value of these securities has been determined directly by reference to published prices in an active market using Level 1 fair value hierarchy. The changes in the fair value of the quoted equity securities are recognized under "Unrealized gain (loss) on EIFVPL" in the consolidated statements of comprehensive income.

The Group's EIFVOCI include unquoted golf club shares and unlisted shares of stock. The fair values of the golf club shares are determined based on average selling price of price per share of similar or identical assets traded in an active market (Level 2 input).

The Group's unlisted shares of stock are measured at cost. Financial assets are measured at cost when insufficient more recent information is available to measure its fair value, or if a wide range of possible fair value measurements and cost represents the best estimate of fair value within the range under Level 3 of the fair value hierarchy. The changes in the fair value of these unquoted equity instruments are recognized under "Net change in fair value of EIFVOCI" in other comprehensive income.

The rollforward analysis of investments in EIFVOCI and EIFVPL in 2021 and 2020 follow:

	EIFVPL	EIFVOCI
Cost:		
At January 1	P64,125,698	₽434,070,793
Disposal	(64,125,698)	-
At December 31	_	434,070,793
Cumulative unrealized loss:		
At January 1	(641,257)	(266,509,340)
Disposal	641,257	-
Fair value adjustment	_	8,025,652
At December 31	-	(258,483,688)
Carrying values	P -	P175,587,105

In 2020 and 2019, the Group sold its 64,125,698 shares and 75,617,000 shares of EIFVPL for P76.0 million and P94.1 million resulting in a gain of P12.5 million and loss of P32.1 million, respectively.

The Group's dividend income from EIFVOCI amounted to P0.2 million (see Note 23).

The Group's investments in golf club shares and unlisted shares of stock were irrevocably designated at FVOCI as the Group considers these instruments to be held for the foreseeable future. Prior to adoption of PFRS 9, these were categorized as AFS investments. Cumulative unrealized loss for these investments amounted to P294.3 million as of January 1, 2018.

10. Investments in Associates

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Peakpower Energy, Inc. (PEI)	₱345,760,755	₱313,926,796
Palm Concepcion Power Corporation (PCPC)	1,021,332,036	1,062,963,914
East West Rail Transit Corporation (EWRTC)	53,659,353	53,668,686
	₱1,420,752,144	₱1,430,559,395

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Acquisition cost, beginning and end of year	₱1,105,595,917	₱1,105,595,917
Accumulated equity in net earnings:		
Balances at beginning of year	324,963,478	324,806,063
Share in net income	70,192,748.64	175,888,940
Share in OCI	-	(731,525)
Dividends	(80,000,000)	(175,000,000)
	315,156,227	324,963,478
	₱1,420,752,144	₱1,430,559,395

In 2020 and 2019, PEI declared cash dividend to the Group amounting to P95.0 million and P72.2 million, respectively, while PCPC declared cash dividend to the Group amounting to P80.0 million and P110.0 million, respectively.

The Group's share in net income (loss) of its associates are shown below:

	As of 03/31/21	As of 12/31/20
Share in net income:	Unaudited	Audited
PEI	₱31,833,959	₱114,158,501
PCPC	38,368,123	61,811,399
EWRTC	(9,333)	(80,960)
	₱70,192,749	₱175,888,940

Investment in PCPC

The Group has 20% investment in PCPC. PCPC was registered with the SEC on December 18, 2007 primarily to acquire, design, develop, construct, invest in and operate power generating plants. The Group accounts its investment in PCPC as investment in associate as it exercises significant influence over PCPC. The following table sets out the summarized financial information of PCPC as of March 31, 2021 and December 31, 2020:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Current assets	₽2,810,021,891	₱3,171,695,590
Noncurrent assets	9,453,518,394	9,583,664,805
Current liabilities	1,306,768,775	1,952,152,885
Noncurrent liabilities	5,731,281,400	5,769,558,012
Equity attributable to Parent Company	₱5,225,490,110	₱5,033,649,498
Carrying amount of the investment	₱1,021,332,036	₱1,062,963,914

As of March 31, 2021 and December 31, 2020, the Group's share in PCPC's net assets amounted to P1,045 million and P1,006.7million, respectively. As of March 31, 2021 and December 31, 2020, the excess of the carrying value over the Group's share in PCPC's net assets is attributable to the notional goodwill and the difference between the fair value and carrying value of PCPC's net assets at the date of acquisition.

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Revenue	₱1,120,155,707	₱5,277,307,278
Costs and expenses	928,315,094	3,973,884,550
Net income	₱191,840,613	₱1,303,422,728

Investment in PEI

The Group has 20% investment in PEI. PEI was incorporated and registered with the SEC on February 19, 2013 primarily to purchase, acquire, own and hold shares of stock, equity, and property of energy companies. Through its subsidiaries, PEI's focus is to develop, construct, and operate diesel power plants in Mindanao to address the ongoing power shortages in the region.

The following table sets out the summarized financial information of PEI as of March 31, 2021 and December 31, 2020:

	As of 03/31/21 Unaudited	As of 12/31/20 Audited
Current assets	₱425,943,947	₱412,429,558
Noncurrent assets	2,291,369,766.79	2,307,160,801
Current liabilities	229,509,293.14	773,912,863
Noncurrent liabilities	801,632,106.52	430,751,999
Equity attributable to Parent Company	1,686,172,314.43	1,514,925,497
Carrying amount of the investment	₱345,760,755	₱313,926,796

As of March 31, 2021 and December 31, 2020, the Group's share in PEI's net assets amounted to P 337.0 million and P283.8 million, respectively. As of March 31, 2021 and December 31, 2020, the excess of the carrying value over the Group's share in PEI's net assets is attributable to the notional goodwill and the difference between the fair value and carrying value of PEI's net assets at the date of acquisition.

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Revenue	₱234,464,432	₱981,405,568
Costs and expenses	75,294,637	410,613,063
Net income	₱159,169,795	₱570,792,505

Investment in EWRTC

The Group has 33.33% investment in EWRTC. The Consortium composed of EWRTC and Alloy MTD Group (represented by MTD Philippines Inc.) has submitted an unsolicited proposal to the Philippine National Railways (PNR) to build and then operate and maintain the East-West Rail Project. The East-West Rail Project is an integrated light rail mass transportation system and is intended to help alleviate the gap in the transportation infrastructure in the metropolis. This project is in line with the objective of the government to increase the ratio of rail transport systems to the rocketing ridership demand in Metro Manila and other major urban cities. The Project will involve the development, design, construction, supply, completion, testing, commissioning, and operation & maintenance of the East-West Rail Project that will traverse the corridor of Quezon Avenue in Quezon City and España Boulevard in Manila. As of December 31, 2020, the Project is already accepted by the PNR. PNR has endorsed the project for approval to the National Economic and Development Authority and the Public-Private Partnership Center.

The following table sets out the summarized financial information of EWRTC as of March 31, 2021 and December 31, 2020:

As of 03/31/21	As of 12/31/20
Unaudited	Audited
₽ 37,221,361	₱36,730,028
11,052,334	4,952,061
439,177,660	427,401,511
-	-
- ₱ 390,903,965	-₱ 385,719,422
₱53,659,353	₱53,668,686
	Unaudited ₱37,221,361 11,052,334 439,177,660 - -

As of March 31, 2021 and December 31, 2020, the Group's share in EWRTC's capital deficiency amounted to P130 million and P128.6 million, respectively. The excess of the Group's share in the carrying value of EWRTC's net assets over the carrying value of the investment is attributable to the difference between the fair value and carrying value of EWRTC's net assets at the date of acquisition.

	As of 03/31/21 Unaudited	As of 12/31/20 Audited
Revenue	-	-
Costs and expenses	₱28,017	₱242,903
Net income	-₱2 8,017	- ₱242,903
Net income	-₱28,017	

11. Investment Properties

The Group's investment properties as at March 31, 2021 and December 31, 2020 are classified as follows:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Land held for capital appreciation	95,523,877	95,523,877
Land and building held for lease	1,610,064	1,610,064
	97,133,941	97,133,941

The fair values of land and building as of March 31, 2021 and December 31, 2020 as determined by an independent appraiser using a combination of income and cost approach. The valuation techniques used are categorized under level 3 of the fair value hierarchy, amounted to P398.4 million in both years. The Group classifies the fair values of land and building under Level 3 fair value hierarchy.

The value of the land was arrived at using the Market Data Approach. In this approach, the value of the land is based on sales and listings of comparable property registered in the vicinity. The technique of this approach requires the establishment of comparable property by reducing reasonable comparative sales and listings to a common denominator. This is done by adjusting the differences between the subject property and those actual sales and listings regarded as comparable. The properties used as basis of comparison are situated within the immediate vicinity of the subject property. This valuation approach is categorized as Level 3 in the fair value hierarchy as at March 31, 2021 and December 31, 2020. The significant unobservable input to the valuation is the price per square meter.

The values of the building was arrived using the Income Approach. Income Approach provides an indication of value by converting future cash flow to a single current value. Under the income approach, the value of an asset is determined by reference to the value of income, cash flow or cost saving generated by the asset.

Significant increases or decreases in estimated price per square meter in isolation would result in a significantly higher or lower fair value on a linear basis.

The details of land held for capital appreciation are as follows:

Cost:	
Balances at beginning of year	₽95,523,877
Transfers to real estate inventories (Note 6)	-
Disposal	-
Net carrying value	₽95,523,877

Land and building held for lease for 2021 and 2020 are as follows:

	Land	Building	Total
Cost:			
Balances at beginning and end of			
year	₽1,610,064	₽7,142,747	₽8,752,811
Accumulated depreciation:			
Balances at beginning and end of			
year	-	7,142,747	7,142,747
	₽1,610,064	₽-	₽1,610,064

In 2019, the Group has sold a land with a net book value of P8.5 million and recognized a gain of P5.1 million presented as gain on sale of investment property under "Other income" in the consolidated statements of comprehensive income (see Note 23). Proceeds from the sale amounted to P13.7 million.

Rental income generated from land held under lease included under "Other income" in the consolidated statements of comprehensive income amounted to P0.9 million in 2018 (see Note 23). Direct operating expense related to land held for lease included under "General, administrative and selling expenses" in the consolidated statements of comprehensive income amounted to P0.1 million in both 2020 and 2019.

March 31, 2021 (Unaudited)	Land	Leasehold Improvements	Bearer Plants	RBD and Fractionation Machineries	Building and Improvements	Machineries and Equipment	Other Equipment	Right of Use Assets	Construction in Progress	Total
Cost										
At January 1	12,967,297	91,184,888	362,368,026	253,060,820	57,790,202	308,714,770	162,240,216	30,535,735	120,873,353	1,399,735,30
Additions						4,299	1,137,079			1,141,37
Disposals										
Adjustments									-105,140,595	-105,140,59
At December 31	12,967,297	91,184,888	362,368,026	253,060,820	57,790,202	308,719,069	163,377,295	30,535,735	15,732,758	1,295,736,09
Accumulated depreci	iation									
At January 1		20,452,813	10,033,784	23,225,661	49,145,228	185,517,721	132,799,961	2,339,662		423,514,83
Depreciation		1,984,944		1,097,401	2,234,531		4,454,685			9,771,56
Disposals										
At December 31	-	22,437,757	10,033,784	24,323,062	51,379,759	185,517,721	137,254,646	2,339,662	-	433,286,39
Allowance for impair	ment									
At January 1			49,603,598		-	-	-	-	14,095,856	63,699,45
Addition										
At December 31	-	-	49,603,598	-	-	-	-	-	14,095,856	63,699,45
Net Book Value	12,967,297	68,747,131	302,730,644	228,737,758	6,410,443	123,201,348	26,122,650	28,196,073	1,636,902	798,750,24

December 31, 2020 (Audited)	Land	Leasehold Improvements	Bearer Plants	RBD and Fractionation Machineries	Building and Improvements	Machineries and Equipment	Other Equipment	Right of Use Assets	Construction in Progress	Total
Cost										
At January 1	12,967,297	91,181,109	361,731,276	253,060,820	57,076,567	303,518,953	146,356,450	30,535,735	43,011,570	1,299,439,777
Additions		3,779	636,750)		5,642,246	17,388,229	I	78,575,418	102,246,422
Disposals						-446,429	-1,504,463			-1,950,892
Reclassifications					713,635				-713,635	
At December 31	12,967,297	91,184,888	362,368,026	253,060,820	57,790,202	308,714,770	162,240,216	30,535,735	120,873,353	1,399,735,307
Accumulated depreciati	on									
At January 1		13,922,587	10,004,173	12,769,798	48,307,864	177,428,290	120,936,140	1,237,695		384,606,547
Depreciation		6,530,226	29,611	10,455,863	837,364	8,089,431	13,022,201	1,101,967		40,066,663
Disposals							-1,158,380	I		-1,158,380
At December 31	-	20,452,813	10,033,784	23,225,661	49,145,228	185,517,721	132,799,961	2,339,662	-	423,514,830
Allowance for impairme	nt									
At January 1			34,477,264	-	-	-	-	-	-	34,477,264
Addition			15,126,334	-	-	-	-	-	14,095,856	29,222,190
At December 31	-	-	49,603,598	-	-	-	-	-	14,095,856	63,699,454
Net Book Value	12,967,297	70,732,075	302,730,644	229,835,159	8,644,974	123,197,049	29,440,255	28,196,073	106,777,497	912,521,023

There are no contractual commitments to purchase property and equipment.

The depreciation from property, plant and equipment in 2020 and 2019 are recognized as:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
General, administrative and selling expenses	₱1,619,451	₱28,371,189
Real estate inventories	7,380,535	9,183,103
Inventories	771,574	1,885,757
Bearer plants	-	636,750
	₱9,771,560	₱40,076,799

In 2020 and 2019, the Group has assessed that its bearer plants have indications of impairment due to the palm oil plantation's bearer plants not reaching their optimal fruiting stages. In 2020 and 2019, the Group recognized impairment loss of P15.1 million and P14.8 million to account for the estimated fruit loss due to some trees not reaching the optimal fruiting stages in accordance with the industry standard yield.

No additional impairment was recognized by the Group for the remaining bearer plants since management estimated that the recoverable amount exceeds the carrying value of the bearer plants excluding the specific impairment as of December 31, 2020 and 2019. The recoverable amount was computed using discounted cash flows approach and considered certain assumptions such as future FFB production, prices, direct costs, and using an average discount rate of 9.05% and 6.33% in 2020 and 2019, respectively.

In 2020 and 2019, the Group sold property and equipment for P0.6 million and P5.6 million resulting in a loss of P0.2 million and gain of P3.5 million, respectively recognized under "Other income" in the consolidated statements of comprehensive income (see Note 23).

13. Accounts and Other Payables

	As of 03/31/21 Unaudited	As of 12/31/20 Audited
Trade accounts payable	₱273,401,945	₱413,701,602
Accrued expenses:	221,347,794 🖡	149,288,602
Retention payable	11,110,362	33,028,041
Statutory payables	19,289,113	30,436,046
Accrued interest payable	1,936,994	2,156,665
Other payables	191,401,009	-
	₱718,487,218	₱628,610,957

Trade payables are noninterest-bearing and are generally on a 30 to 60-day credit terms.

Statutory payables pertain to dues from remittance to Social Security System, Philippine Health Insurance Corporation, Home Development Mutual Fund, and withholding taxes. These are noninterest-bearing and are normally settled within one year.

Accrued expenses pertain to contractual services, professional fees, rentals and other recurring expenses incurred by the Group.

Retention payable are noninterest-bearing and pertains to the amount withheld by the Group on contractor's billings to be settled upon completion of the relevant contracts within the year. The retention serves as a holdout amount withheld from the contractor to cover for back charges that may arise from quality issues in affected projects.

Other payables include customers' deposits. These are noninterest-bearing and are normally settled within one year.

14. Contract Assets and Liabilities

Contract assets represent the right to consideration that was already delivered by the Group in excess of the amount recognized as ICR. This is reclassified as ICR when the monthly amortization of the customer is already due for collection. The movement in contract asset is mainly due to new real estate sales contract recognized during the period and increase in POC, less reclassification to ICR.

The Group requires buyers of real estate units to pay a minimum percentage of the total contract price as reservation fee before the parties enter into a sale transaction. Payments from buyers which have not yet reached the buyer's equity to qualify for revenue recognition and excess of collections over the recognized receivables and contract assets based on POC are presented as "Contract liabilities" in the consolidated statements of financial position.

When the Parent Company's current collection threshold is reached by the buyer, revenue is recognized and these deposits and down payments are applied against the related ICR. The excess of collections over the recognized revenue is applied against the receivables in the succeeding years. The movement in contract liabilities is mainly due to the reservation sales and advance payments of buyers less real estate sales recognized upon reaching the collection threshold and from increase in POC.

When the buyer's equity is reached by the buyer, revenue is recognized, and these deposits and down payments are applied against the related ICR. The excess of collections over the recognized revenue is applied against the receivables in the succeeding years. The movement in contract liabilities is mainly due to the reservation sales and advance payments of buyers less real estate sales recognized upon reaching the buyer's equity and from increase in POC.

The Group's contract assets and contract liabilities as at March 31, 2021 and December 31, 2020 are as follows:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Current portion of contract assets	₱105,735,270	₱76,301,227
Noncurrent portion of contract assets	20,563,963	20,563,963
Contract liabilities	157,420,924	168,966,097

15. 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 making financial and operating decisions. Such relationship also exists between and/or among entities, which are under common control with the reporting enterprise, or between and/or among the reporting entities and key management personnel, directors, or its shareholders. In considering each possible related party relationship, attention is directed to the substance of relationship and not merely the legal form. Related parties may be individuals or corporate entities.

The Group, in the normal course of business has significant transactions with related parties, which principally consist of the following:

• Loans received by the Group from shareholder (see Note 16).

Shareholder Loan - A

As of December 31, 2020 and 2019, the Group has outstanding loan from shareholder, which is classified under "Long term debt" in the consolidated statements of financial position amounting to P293.4 million and P317.6 million, respectively.

On January 13, 2019, the Group signed into an agreement with the shareholder to restructure the remaining balance of its original short-term loan amounting to P369.0 million to be paid in equal monthly amortization payments to commence on January 13, 2019 until December 13, 2030. The loan bears a fixed annual interest rate of 6.00%.

Shareholder Loan - B

As of December 31, 2020 and 2019, ABERDI has outstanding loan from shareholder, which is classified under "Short-term debt" in the consolidated statements of financial position amounting to P8.0 million, being on demand and noninterest-bearing.

- Noninterest-bearing cash advances to Group's associates, PEI and EWRTC.
- Interest-bearing loan received from Brown Resources Corporation (BRC), an affiliate of the Group.
- Advances to officers and employees pertain to salary and other loans granted to the Parent Company's officers and employees that are collectible through salary deduction. These are noninterest-bearing and are due within one (1) year.

The consolidated statements of financial position include the following amounts resulting from the above transactions with related parties:

	March 31, 20	March 31, 2021 (Unaudited)			
Category	Amount	Receivable (Payable)	Terms	Conditions	
Stockholders					
Loans from shareholders - Loan A (Reclassif	ication to longterm debt)	(287,035,874)		interest bearing	Unsecured;
Current			(53,840,549)	·	no impairment
Noncurrent			(233,195,324)		·
			mber 31, 2020 (/	Audited)	
Category	Amount	Receivable (Payable)		condit	ions
Shareholders Short-term debt (see Note 16):					
Shareholder Loan - B	₽-	(₽8,000,000	On demand;		ıred:
	-	(,,	interest	:	,
			bearing	no colla	teral_
Long-term debt (see Note 16): Shareholder Loan - A					
Principal and interest payments	(₽24,200,000) _	₽-	12-year, 6.00% interest-	Junsecu	ıred;
Current Noncurrent	-	(32,558,172 (260,886,842	l) bearing		teral

		Decem	nber 31, 2020 (A	udited)
		Receivable		
Category	Amount	(Payable)	Terms	Conditions
BRC				
Proceeds	1,400,000	-	2-year, 6.00%	Unsecured;
	(452,773)	-	interest-	
Principal payments			bearing	no collateral
Interest payments	(36,373)	-	-	
Current	_	(947,227)		
	(23,289,146)	(294,392,241)		
Associates Advances to*:				
		₽80,642,965	On demand;	
PEI	P -	,- ,	non-	Unsecured;
		37,047,960	interest	,
EWRTC	3,206,362	, , ,	bearing	no impairment
	3,206,362	117,690,925		-

* Presented as "Receivables from related parties" in the consolidated statements of financial position.
 * Presented as "Receivables from related parties" in the consolidated statements of financial position.

Terms and Conditions of Transactions with Related Parties

The outstanding accounts with related parties, except for the advances to key management personnel, shall be settled in cash. There have been no guarantees provided or received for any related party receivables or payables. These accounts are generally unsecured. Impairment assessment is undertaken each financial year through a review of the financial position of the related party and the market in which the related party operates. The Group has approval process and established limits when entering into material related party transactions.

The compensation of the key management personnel, included as part of salaries, wages and employee benefits under "General and administrative expenses" in the consolidated statements of comprehensive income follows:

	As of 03/31/21	As of 12/31/20
Key Management Personnel	Unaudited	Audited
Salaries and wages	₱8,739,732	₱25,912,552
Short-term benefits	300,000	1,200,000
	₱9,039,732	₱27,112,552

Key management personnel of the Group include all directors and senior management.

16. Loans Payable

Loans payable represents various secured and unsecured loans obtained from local banks and shareholders to finance the Group's real estate development projects, working capital requirements and for general corporate purposes.

The Group entered into loan agreements with the following banks, Union Bank of the Philippines (UBP), United Coconut Planters Bank (UCPB), May Bank Philippines (MBI), Philippine Bank of Communication (PBCOM), BPI Family Savings Bank (BPIF), China Bank Corporation (CBC), Caterpillar Financial Services Phils., Inc. (CFSPI), Development Bank of the Philippines (DBP), Brown Resources Corporation (BRC), and from a shareholder.

Short-term debt

Short-term debt represents peso loans obtained from local banks and shareholder for working capital and financing requirements. These loans, except loan from shareholder, bear annual interest rates ranging from 4.5% to 9.0% in 2020 and 2019, subject to semi-annual and quarterly repricing and are due at various dates within the following year from the reporting date. Loan from shareholder is on demand and noninterest-bearing.

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
CBC	₱100,000,000	₱100,000,000
UCPB	32,509,400	173,668,000
UBP	100,000,000	32,509,400
DBP	156,041,000	100,000,000
Shareholder		8,000,000
	₱388,550,400	₱414,177,400

Interest expense arising from these loans amounts to P25.8 million and P21.1 million in 2020 and 2019, respectively.

Long-term debt

The long-term debt represents various loans obtained from local banks and shareholders to finance the Parent Company's real estate projects and for general corporate purposes.

	As of 03/31/21	As of 12/31/20
Bank	Unaudited	Audited
UBP	₱274,722,222	₱298,055,556
BRC	715,708	947,227
CFSPI	4,464,466	4,833,211
UCPB	75,191,487	87,000,000
MAYBANK	33,333,333	40,000,000
DBP	1,636,484	3,823,984
PBCOM	9,657,177	37,451,484
CBC	23,917,693	23,824,911
BPIF	25,602,307	31,475,181
SHAREHOLDERS	287,035,874	293,445,014
	736,276,751	820,856,568
Current	240,945,759	254,200,759
	₱495,330,992	₱566,655,809

Loans from UBP

Loans from UBP are comprised of loans subject to fixed and variable interest rates which are payable in monthly installments and secured by real estate mortgage. Fixed-rate loans have annual interest rates ranging from 5.78% to 9.10% payable for 2 to 5 years. Variable-rate loans are subject to variable interest rates based on Philippine Dealing System Treasury Reference Rate 2 (PDST-R2) plus 1.5% subject to a floor rate of 5.5% payable for 7 years.

Loans from UCPB

These loans are payable in quarterly installments for 8 years secured by real estate mortgage which are subject to variable interest rates ranging from 8.00% to 8.20% and 5.25% to 8.20% in 2020 and 2019, respectively, based on 3-month Philippine Dealing System Treasury Fixing (PDST-F) rate obtaining at the time of availment, plus a spread of 2% inclusive of gross receipts tax (GRT) or floor rate of 5.25% inclusive of GRT per annum whichever is higher, subject to quarterly payment and resetting.

Loan from MBI

This loan is payable in quarterly installments for 3 years secured by real estate mortgage which is subject to a fixed annual interest rate of 8.00%.

Loans from PBCOM

These loans are payable in monthly installments and secured by real estate mortgage. Fixed-rate loan has annual interest rate of 11.50% payable for 5 years. Variable-rate loan is subject to variable interest rates ranging from 8.00% to 10.75% payable for 4 years based on prevailing market interest rate for the same or similar type of loans as determined by the bank.

Loans from BPIF

These loans are payable in quarterly installments and secured by real estate mortgage. Fixed-rate loan has annual interest rates of 5.5% payable for 7 years. Variable-rate loans are subject to variable interest rates ranging from 5.23% to 7.75% payable for 7 to 10 years based on prevailing market interest rate for the same or similar type of loans as determined by the bank.

Loans from CBC

These loans are payable in monthly installments for 2 to 5 years pertaining to secured car loans subject to fixed annual interest rates ranging from 8.76% to 9.89%.

Loan from CFSPI

This loan is payable in monthly installments for 3 years, unsecured, and subject to a fixed annual interest rate of 11%.

Loan from DBP

This loan is payable in quarterly installments for 4 years secured by real estate mortgage which is subject to a fixed annual interest rate of 5.25%.

Loans from BRC

This loan is payable in monthly installments for 2 years, unsecured, and subject to a fixed annual interest rate of 6% (see Note 15).

Shareholder Loan - A (modified)

On January 13, 2019, the Parent Company signed into an agreement with the shareholder to restructure the remaining balance of its original short-term loan amounting to P369.0 million to be paid in equal monthly amortization payments to commence on January 13, 2019 until December 13, 2030. This loan is now payable in monthly installments for 12 years, unsecured, and subject to a fixed annual interest rate of 6% (see Note 15).

Borrowing Cost

Interest expense arising from these loans and from those due to related parties recognized in consolidated statements of comprehensive income amounts to P33.2 million and P37.6 million in 2020 and 2019, respectively. In 2020 and 2019, borrowing costs amounting to P36.2 million and P35.7 million, respectively, are capitalized as part of real estate inventories (see Note 6). The capitalization rate used to determine the borrowing costs eligible for capitalization is 3.57% and 3.92% for 2020 and 2019, respectively.

Interest expense (excluding capitalized borrowing costs) recognized in the consolidated statements of comprehensive income amounts to P23.0 million and P23.1 million in 2020 and 2019, respectively.

Security and Debt Covenants

Real estate inventories with carrying amounts of P236.7 million and P322.8 million as of December 31, 2020 and 2019, respectively, are collateralized for its loans payable (see Note 6).

The Group is not subject to any financial or negative covenants from its short-term and long-term debts.

17. Equity

Common stock

As of March 31, 2021 and December 31, 2020, the Group's common stock consists of:

		C	Outstanding
	Authorized Capital Stock	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)
Subscribed and issued common shares*,			
₽1 par value	3,300,000,000	2,477,668,925	2,477,668,925
Less treasury shares		47,901,014	25,664,014
		2,429,767,911	2,452,004,911

On October 12, 2017, the BOD approved the conversion of the Group's debt to Brownfield Holdings Incorporated amounting to P250,000,000 and deposits for future subscription of Valueleases, Inc. and RME Consulting, Inc. amounting to P200,000,000 to equity at P1.13 per share resulting to increase the number of issued shares by 398,230,088 shares.

On May 19, 2016, the Group declared stock dividends amounting to 346,573,104 shares for the stockholders of record as of February 10, 2017 and distributed 346,572,301 shares net of 803 fractional shares to the stockholders.

These stock transactions resulted to an increase in the Group's authorized and subscribed shares of capital stock of 1,300,000,000 and 744,802,389 common shares, respectively.

Record of Registration of Securities with the SEC

The Securities and Exchange Commission (SEC) issued the following orders related to the Group's registration of its securities which are offered to the public: SEC-BED Order No. 1179 issued on December 17, 1993 of 200.0 million shares at an issue price of P4.50 per share; SEC-BED Order No. 847 issued on August 15, 1994 of 230.0 million shares; and, SEC-CFD Order No. 64 issued on March 12, 1996 of 530.0 million shares. Common shares are the only equity securities registered and issued by the Group.

There were 2,089 and 2,090 stockholders as of March 31, 2021 and December 31, 2020, respectively in the records of the transfer agent, Professional Stock Transfer, Inc. (PSTI).

The share price closed at P0.88 on March 31, 2021 and P0.90 on December 29, 2020.

Additional paid-in capital (APIC)

There are no movements in APIC in March 2021 and in 2020. APIC amounted to P638.0 million as of March 31, 2021 and December 31, 2020.

Treasury shares

In 2016, the Group has acquired all of the unissued fractional shares arising from the stock dividend declaration in 2013, constituting an aggregate of 1,014 shares. These 1,014 shares were reflected as subscribed and issued shares and recognized as treasury shares at cost equal to par value of P1.

On August 17, 2020, the BOD of the Parent Company has approved the implementation of a share buyback program of up to P50.0 million worth of the Parent Company's common shares.

As of March 31, 2021, the Parent Company has bought back from the market a total of 47,901,014 shares or P21.2 million. These treasury shares are recorded at cost and are not entitled for dividends.

The movement in the Parent Company's treasury shares follows:

	March 31, 2021 (Unaudited)		December (Audit	,
	Shares	Amount	Shares	Amount
At January 1	25,664,014	P21,236,419	1,014	₽1,014
Additions	22,237,000	20,603,695	25,663,000	21,235,405
At End	47,901,014	₽ 41,840,114	25,664,014	₽21,236,419

Retained earnings

Retained earnings include the accumulated equity in undistributed net earnings of consolidated subsidiaries amounting to P1,480.6 million and P1,442.1 million as of March 31, 2021 and December 31, 2020, respectively. These amounts are not available for dividend declaration until these are declared by the subsidiaries.

Noncontrolling interest

The Group's noncontrolling interest recognized is the proportionate interests of the Parent Company in MCPI. Noncontrolling interest amounted to P3.3 million as of March 31, 2021 and December 31, 2020.

The summarized financial information of MCPI are provided below.

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Assets	₱6,855,164	₱6,788,403
Liabilities	80,653	108,653
Equity	6,774,487	6,679,750
Net loss	5,363	100,617

Capital management

The primary objective of the Group's capital management is to ensure that it maintains strong and healthy consolidated statements of financial position to support its current business operations and drive its expansion and growth in the future.

The Group undertakes to establish the appropriate capital structure for each business line, to allow it sufficient financial flexibility, while providing it sufficient cushion to absorb cyclical industry risks.

The Group considers debt as a stable source of funding. The Group attempts to continually lengthen the maturity profile of its debt portfolio and makes it a goal to spread out its debt maturities by not having a significant percentage of its total debt maturing in a single year.

The Group manages its capital structure and makes adjustments to it, in the light of changes in economic conditions. It monitors capital using leverage ratios on both a gross debt and net debt basis.

The Group is not subject to externally imposed capital requirements. No changes were made in the objectives, policies or processes for managing capital in 2020 and 2019.

The table below pertains to the account balances the Group considers as its core economic capital:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Short-term debt	₱388,550,400	₱414,177,400
Long-term debt	736,276,751	816,851,568
Capital stock	2,477,668,925	2,477,668,925
Additional paid-in capital	637,968,859	637,968,859
Treasury shares	-41,840,114	-21,236,419
Retained earnings	1,382,883,134	1,442,123,390
	₱5,581,507,956	₱5,767,553,723

Earnings per share

Basic earnings per share amounts attributable to equity holders of the Parent Company are as follows:

	As of 03/31/21 (Unaudited)	As of 12/31/20 (Audited)
Net income attributable to the owners of the Paren Company	t P162,579,556	₽294,130,474
Weighted average number of outstanding shares	2,440,287,022	2,468,708,146
Basic earnings per share	P0.07	₽0.12

Earnings per share are calculated using the consolidated net income attributable to the equity holders of Parent Company divided by the weighted average number of outstanding shares.

18. General, Administrative and Selling Expenses

	As of 03/31/21 Unaudited	As of 12/31/20 Audited
Personnel cost	₱21,891,240	₱15,920,183
Marketing	7,507,225	10,836,842
Taxes and licenses	6,787,714	4,063,000
Outside services	7,323,934	4,969,179
Professional fees	1,675,290	1,516,398
Depreciation	1,619,451	4,856,258
Rental	1,803,433	906,130
Utilities and supplies	2,727,546	2,343,000
Transportation and travel	1,166,332	2,490,120
Repairs and maintenance	1,516,130	1,149,882
Insurance	530,017	218,842
Bank charges	663,412	
Others	2,516,787	2,109,867
	₱57,728,510	₱51,379,701

Marketing expenses significantly include amortization of the costs to obtain contracts on real estate sales and advertising expenses incurred by the Group.

"Others" pertain to expenses arising from business and research development and software maintenance.

19. Income Taxes

Provision for current income tax pertains to minimum corporate income tax (MCIT) and regular corporate income tax (RCIT) as follows:

	As of 03/31/21	As of 03/31/20
	(Unaudited)	(Unaudited)
RCIT	₽ 14,263,470	₽27,175,305
MCIT	386,117	3,647,294
	₽ 3,430,751	₽30,822,599

The components of net deferred tax liabilities as of March 31, 2021 and December 31, 2020 follow:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Deferred tax liabilities on:		
Excess of real estate sales based		
on POC	-₱229,697,830	- ₱161,984,063
over real estate sales based on tax	-1 223,037,000	-1 101,004,000
rules		
Prepaid commission	-3,996,839	-4,801,593
	-233,694,669	-166,785,656
Deferred tax assets on:		
Difference between accounting		
and tax base on assets acquired	15,961,606	15,961,606
in business combination		
Retirement benefit liability	8,421,518	8,421,518
Allowance for impairment on	838,259	838,259
receivables	-	
Unamortized past service costs	86,805	86,805
Unrealized foreign exchange loss	11,249	11,249
	-208,375,232	-141,466,219
In equity:		
Remeasurement loss on retirement	10,059,086	10,059,086
benefit plan		
Cumulative translation adjustment	-1,136,696	-1,283,132
	8,922,390	8,775,954
Deferred tax liabilities - net	- ₱199,452,842	- ₱132,690,265

	As of 03/31/21 Unaudited	As of 12/31/20 Audited
Deferred tax assets on: Allowance for impairment loss on property, plant and equipment	₽25,041,762	₱14,977,884
Retirement benefit obligation	869,032	619,379
Allowance for impairment on receivables	15,875	15,875
ROU asset	91,473	91,473
Unrealized forex loss	300	300
	26,018,442	15,704,911
In equity:		
Remeasurement loss on retirement benefit plan	781,552	781,552
Deferred tax assets	₱26,799,994	₱16,486,463

The components of net deferred tax assets as of March 31, 2021 and December 31, 2020 follow:

Unrecognized deferred tax assets

The Group has NOLCO and MCIT that are available for offset against future taxable income or tax payable for which deferred tax assets have not been recognized amounting to P46.6 million and P46.3 million as of December 31, 2020 and 2019, respectively. These come from the following subsidiaries: ABERDI, BAC, PTCHC, ABBWCI, HLPC, SHDI, MCPI and VEC.

NOLCO. The details of NOLCO are as follow:

Year		At December 31,			At December 31,
Incurred	Expiry Date	2019	Addition	Expired	2020
2017	December 31, 2020	₽41,046,466	₽-	(₽41,046,466)	₽-
2018	December 31, 2021	54,814,014	_	_	54,814,014
2019	December 31, 2022	55,285,830	_	_	55,285,830
2020	December 31, 2025	-	41,586,606	_	41,586,606
		₽151,146,310	₽41,586,606	(₽41,046,466)	₽151,686,450

MCIT. The details of excess MCIT are as follow:

Year		At December 31,		A	At December 31,
Incurred	Expiry Date	2019	Addition	Expired	2020
2017	December 31, 2020	₽253,461	₽–	(₽253,461)	₽-
2018	December 31, 2021	373,900	_	_	373,900
2019	December 31, 2022	304,879	_	_	304,879
2020	December 31, 2023	-	386,117	_	386,117
		₽932,240	₽386,117	(₽253,461)	₽1,064,896

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.

Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act

Office of the President of the Philippines signed into law on March 26, 2021 the CREATE Act to attract more investments and maintain fiscal prudence and stability in the Philippines. Republic Act (RA) 11534 or the CREATE Act introduces reforms to the corporate income tax and incentives

systems. It takes effect 15 days after its complete publication in the Official Gazette or in a newspaper of general circulation or April 11, 2021.

The following are the key changes to the Philippine tax law pursuant to the CREATE Act which have an impact on the Group:

- Effective July 1, 2020, RCIT rate is reduced from 30% to 25% for domestic and resident foreign corporations. For domestic corporations with net taxable income not exceeding P5 million and with total assets not exceeding P100 million (excluding land on which the business entity's office, plant and equipment are situated) during the taxable year, the RCIT rate is reduced to 20%.
- Minimum corporate income tax (MCIT) rate reduced from 2% to 1% of gross income effective July 1, 2020 to June 30, 2023.

As clarified by the Philippine Financial Reporting Standards Council in its Philippine Interpretations Committee Q&A No. 2020-07, the CREATE Act was not considered substantively enacted as of December 31, 2020 even though some of the provisions have retroactive effect to July 1, 2020. The passage of the CREATE Act into law on March 26, 2021 is considered as a non-adjusting subsequent event. Accordingly, current and deferred income taxes as of and for the year ended December 31, 2020 continued to be computed and measured using the applicable income tax rates as of December 31, 2020 (30% RCIT and 2% MCIT) for financial reporting purposes.

Applying the provisions of the CREATE Act, the Group would have been subjected to lower RCIT and MCIT of 25% and 1%, respectively, effective July 1, 2020.

Based on the provisions of Revenue Regulations (RR) No. 5-2021 dated April 8, 2021 issued by the BIR, the prorated RCIT rate of the Parent Company and NC and prorated MCIT rate of ABERDI for the year ended December 31, 2020 is 27.5% and 1.5%, respectively. This will result in a lower provision for current income tax for the year ended December 31, 2020 by P5.8 million. The reduced amounts will be reflected in the annual income tax return of the Parent Company, NC and ABERDI in 2020. However, for financial reporting purposes, the changes will only be recognized in the 2021 financial statements.

20. Lease Agreements

Group as a Lessor

The Group leased its various properties under operating leases. The term of the lease agreements is for one year and is renewable upon mutual agreement of both parties. The agreements provide that the lessees shall pay for all major and minor repairs, business taxes, and charges for water, light, telephone and other utilities expense. There is no escalation clause and the leases are classified as operating leases.

In March 2021 and 2020, lease agreements have expired and were not renewed.

Group as a Lessee

In 2021 and 2019, the Group entered into lease agreements with related and non-related parties for its office spaces in Cagayan de Oro City and Metro Manila and on certain transportation equipment which have lease terms of 12 months or less and are renewable upon the agreement of both parties. The Group applies the 'short-term lease' recognition exemption for these leases.

There are no other significant restrictions imposed by lease agreements such as those concerning dividends, additional debt and further leasing.

In March 2021 and 2020, rent expense amounted to P1.8 million and P8.6 million, respectively.

The Group paid advance rentals for the rights to use parcels of land in Impasugong, Kalabugao, Salawaga Tingalan, Opol, Misamis Oriental and Tignapoloan, Cagayan de Oro City and to develop them as palm oil commercial plantations under the Group's DCs with KASAMAKA and KMBT identified as contracts containing leases scoped in under PFRS 16. There are no future lease payments related to these lease contracts.

21. Other Income - net

	As of 03/31/21 Unaudited	As of 03/31/20 Unaudited
Surcharge Income	₱91,827	-
Income from forfeited deposits	5,079,109	739,505
Miscellaneous Income	1,688,479	1,297,133
	₱6,859,415	2,036,638

Income from forfeited deposits pertains to collections from potential buyers deemed nonrefundable due to prescription of the period for entering into a contracted sale and/or payment from defaulting buyers upon prescription of the period for payment of the required amortizations subject to the provisions of Republic Act 6552, *Realty Installment Buyer Act.*

22. Financial Risk Management Objectives and Policies

The Group is exposed to a variety of financial risks, which resulted from its operating, investing and financing activities in relation to its financial instruments which include financial assets comprising cash, receivables, advances to a related party, EIFVPL, EIFVOCI and refundable deposits included under "Other assets". This also includes financial liabilities comprising accounts and other payables (excluding statutory payables), short-term and long-term debts. The main types of risks are market risk (mainly interest rate and equity price risks), credit risk and liquidity risk which arise in the normal course of the Group's business activities.

The objective of financial risk management is to contain, where appropriate, exposures in these financial risks to limit any negative impact on the Group's results and financial position. The Group actively measures, monitors and manages its financial risk exposures by various functions pursuant to the segregation of duties principle. The management takes charge of the Group's overall risk management strategies and for approval of risk strategies and policies under the direction of the Group's BOD.

The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial performance. There were no changes in the Group's financial risk management objectives and policies in 2020 and 2019.

The main risks arising from the use of financial instruments are credit risk, liquidity risk and interest rate risk. The Group's BOD reviews and agrees with policies for managing each of these risks. These are summarized below:

Credit Risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss.

The Group trades only with recognized, creditworthy third parties. The Group's receivables are monitored on an ongoing basis to manage exposure to bad debts and to ensure timely execution of

necessary intervention efforts. The Group's debt financial assets are not subject to collateral and other credit enhancement except for real estate receivables. Real estate buyers are subject to standard credit check procedures, which are calibrated based on payment scheme offered. The Group's respective credit management units conduct a comprehensive credit investigation and evaluation of each buyer to establish creditworthiness.

In addition, the credit risk for ICRs is mitigated as the Group has the right to cancel the sales contract without need for any court action and take possession of the subject real estate property in case of refusal by the buyer to pay on time the due ICR. This risk is further mitigated because the corresponding title to the subdivision units sold under this arrangement is transferred to the buyers only upon full payment of the contract price. In case of default, after enforcement activities, the Group has the right to cancel the sale and enter into another CTS to another customer after certain proceedings (e.g. grace period, referral to legal, cancellation process, reimbursement of previous payments) had been completed. Given this, based on the experience of the Group, the maximum exposure to credit risk at the reporting date is nil considering that fair value less cost to repossess of the real estate projects is higher than the exposure at default (i.e., recovery rate is more than 100%).

With respect to credit risk arising from the other debt financial assets of the Group, which comprise cash and due to a related party, 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. The Group transacts only with institutions or banks which have demonstrated financial soundness for the past 5 years.

The Group's maximum exposure to credit risk is equal to the carrying values of its debt financial assets except for real estate receivables as discussed above. The table below shows the credit quality and aging analysis of the Group's financial assets:

	As of 03/31/21	As of 12/31/20
	Unaudited	Audited
Financial assets:		
Cash in banks (Note 4)	₱120,866,107	₱229,951,733
Receivables and contract assets (Note 5)*	1,396,267,219	1,077,448,876
Receivables from related parties (Note 15)	-	117,690,925
Refundable deposits (Note 8)	39,467,057	46,869,053
	₱1,556,600,384	₱1,471,960,587

* Excluding advances to officers and employees amounting to P5.3M and P2.9M in 2021 and 2020, respectively.

	_	March 31, 2021 (Unaudited)						
		Neither Past		Pas	t Due But not	Impaired		
	Tatal	Due nor	Less than	30-60	6	1-90	More than	- Impoired
	Total	Impaired	30 Days	Days	Days		90 Days	Impaired
Financial assets:								
Cash in banks	120,866,107	120,866,107			•	•	•	•
Receivables*	1,396,267,219	1,381,593,667	3,492,75	1	3,476,449	1,624,456	1,819,037	4,260,860
Refundable deposits	39,467,057	39,467,057						
	1,556,600,384	1,541,926,832	3,492,75	1	3,476,449	1,624,456	1,819,037	4,260,860

The aging analysis of debt financial assets as of March 31, 2021 and December 31, 2020 are as follows:

		December 31, 2020 (Audited)						
		Neither Past		Pa	ist Due But no	ot Impaired		
	Total	Due nor Impaired	Less than 30 Days	30-60 Days		61-90 Days	More than 90 Days	Impaired
Financial assets:		•	•	·			•	
Cash in banks	229,951,733	229,951,733	-	-		-	-	-
Receivables*	1,077,448,876	340,414,147	265,144,27	6	205,541,894	100,784,828	164,990,63	2 573,100
Receivables from related parties	117,690,925	117,690,925	-	-		-	-	-
Refundable deposits	46,869,053	46,869,053	-	-		-	-	-
	1,471,960,587	734,925,858	265,144,27	6	205,541,894	100,784,828	164,990,63	2 573,100

* Excluding advances to officers and employees amounting to ₽2,985,025. * Excluding advances to officers and employees amounting to ₽1,318,906.

Credit quality per class of the Group's financial assets are as follows:

March 31, 2021 (Unaudited)							
	Neither Pa	st Due nor Impaired		Past Due but Overdue and		T (1	
	High	Medium	Low	Not Impaired Impaired		Total	
Financial assets:							
Cash in banks	120,866,107					120,866,107	
Receivables*	1,381,593,667			10,412,692	4,260,860	1,396,267,219	
Refundable deposits	39,467,057		-	-	-	39,467,057	
	1,541,926,832	0	0	10,412,692	4,260,860	1,556,600,384	

December 31, 2020 (Audited)							
	Neither Pa	st Due nor Impaired		Past Due but (Overdue and	T ()	
	High	Medium	Low	Not Impaired Impaired		Total	
Financial assets:							
Cash in banks	229,951,733	-				229,951,733	
Receivables*	340,414,146	-		736,461,629	573,100	1,077,448,875	
Receivables from related parties	117,690,925	-		-	-	117,690,925	
Refundable deposits	46,869,053	-	-	-	-	46,869,053	
	734,925,857	0	0	736,461,629	573,100	1,471,960,586	

The credit quality of the financial assets was determined as follows:

- High quality financial assets include cash and cash equivalents, which include Cash in banks, refundable deposits, EIFVPL and EIFVOCI which are entered into with highly reputable counterparties. This also includes receivables with no default in payments.
- Medium quality financial assets are accounts which are typically not impaired as the counterparties generally respond to credit actions and update their payments accordingly. The Group's EIFVOCI are classified as Grade B because these assets are susceptible to untoward consequences due to the current financial positions of counterparties.
- Low quality financial assets are accounts which have probability of impairment based on historical trend. These accounts show propensity to default in payment despite regular follow-up actions and extended payment terms. This includes receivables with up to 3 defaults in payment.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in raising funds to meet commitments associated with financial instruments. Liquidity risk may result from either the inability to sell financial assets quickly at their fair values; or the counterparty failing on repayment of a contractual obligation; or inability to generate cash inflows as anticipated.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank loans and advances from related parties. The Group monitors its cash flow position and overall liquidity position in assessing its exposure to liquidity risk. The Group maintains a level of cash deemed adequate by management to finance its operations and capital requirements and to mitigate the effects of fluctuations in cash flows. The Group considers its available funds and its liquidity in managing its long-term financial requirements. It matches its projected cash flows to the projected amortization of long-term borrowings. For its short-term funding, the Group's policy is to ensure that there are sufficient operating inflows to match repayments of short-term debt. As part of its liquidity risk management, it regularly evaluates its projected and actual cash flows.

Market Risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The value of a financial instrument may change as a result of changes in interest rates, foreign currency exchanges rates, commodity prices, equity prices and other market changes.

Interest Rate Risk. Interest rate risk is the risk that the fair value or future cash flows of the Group's financial instruments will fluctuate because of changes in market interest rates. The Group's interest rate risk management policy centers on reducing the overall interest expense and exposure to changes in interest rates. Changes in market interest rates relate primarily to the Group's interest-bearing debt obligations with floating interest rates or rates subject to repricing as it can cause a change in the amount of interest payments. The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all variables held constant, of the Group's income before tax and equity, through the impact on floating rate borrowings:

202	0	2019		
Increase		Increase		
(decrease) in	Effect on profit	(decrease) in basis	Effect on profit	
basis points	before tax	points	before tax	
300	(₽12,725,118)	300	(₽10,684,467)	
200	(8,483,412)	200	(7,122,978)	
100	(4,241,706)	100	(3,561,489)	
(100)	4,241,706	(100)	3,561,489	
(200)	8,483,412	(200)	7,122,978	
(300)	12,725,118	(300)	10,684,467	

Equity Price Risk. The Group's equity investments listed in the PSE and golf and club shares are susceptible to market price risk arising from uncertainties about future values of the investment securities.

The Group is exposed to equity price risk with respect to EIFVOCI.

The analysis below demonstrates the sensitivity to a reasonably possible change of market index with all other variables held constant, of the Group's net income and equity as of December 31, 2020 and 2019.

	Effect on net income		Effect on	equity
Change in index	2020	2019	2020	2019
+5%	₽3,286,877	₽3,174,222	P8,289,498	₽7,739,022
-5%	(3,286,877)	(3,174,222)	(8,289,498)	(7,739,022)

The following table presents a comparison by category of carrying values and estimated fair values of the Group's financial instruments as at March 31, 2021 and December 31, 2020:

	March 31, 2021 (Unaudited)		December 31, 2	020 (Audited)	
	Carrying Values	Carrying Values Fair Values		Fair Values	
Financial Assets					
Cash	₱122,310,875	₱122,310,875	₱229,951,733	₱229,951,733	
Receivables*	1,392,006,359	1,392,006,359	1,077,448,876	1,080,131,135	
Receivables from related parties	-	-	117,690,925	117,690,925	
EIFVOCI	175,637,105	175,637,105	175,587,105	175,587,105	
Refundable deposits	39,467,057	39,467,057	46,869,053	46,869,053	
	₱1,729,421,396	₱1,729,421,396	₱1,647,547,692	₱1,650,229,951	
Financial Liabilities					
Accounts and other payables**	₱699,198,105	₱699,198,105	₱584,414,702	₱584,414,702	
Short-term debt	388,550,400	388,550,400	414,177,400	414,177,400	
Long-term debt	736,276,751	736,276,751	816,851,568	897,701,778	
	₱1,824,025,256	₱1,824,025,256	₱1,815,443,670	₱1,896,293,880	

The following methods and assumptions were used to estimate the fair value of each class of financial instrument for which it is practicable to estimate such value:

- Cash, receivables (except ICR), refundable deposits, accounts and other payables and short term-debt. The fair values approximate their carrying amounts as of reporting dates due to the short-term maturity of these financial instruments.
- *ICR*. The fair value of ICR due within one year approximates its carrying amount. Noncurrent portion of ICR are discounted using the applicable discount rates for similar types of instruments (Level 3 input).
- *EIFVPL.* The carrying value is equivalent to its fair value. The fair values have been determined directly by reference to published prices in an active market (Level 1 input).
- *EIFVOCI.* For publicly traded equity securities, fair values are based on quoted prices. For unquoted equity securities, the fair value is determined using valuation techniques with inputs and assumptions that are based on market observable data and conditions and reflect appropriate risk adjustments that market participants would make for credit and liquidity risks existing at the end each of reporting period. The fair values are determined based on average selling price of price per share of similar or identical assets traded in an active market (Level 2 input).
- Long-term debt. The fair value of borrowings with fixed interest rate is based on the discounted net present value of cash flows using the PH BVAL. Discount rates used range from 5.4% and 7.5% in 2019 and 5.5% to 7.2% in 2018. The Group classifies the fair value of its long-term debt under Level 3.

Fair Value Hierarchy

The Group uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

- Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities;
- Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly; and,
- Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

As at March 31, 2021 and December 31, 2020, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements.

23. Segment Information

Business segment information is reported on the basis that is used internally for evaluating segment performance and deciding how to allocate resources among operating segments. Accordingly, the segment information is reported based on the nature of service the Group is providing.

The segments where the Group operate follow:

- Real estate development Development of land into commercial and residential subdivision, sale of lots and residential houses and the provision of customer financing for sales;
- Agricultural Development of land for palm oil production and sale of palm oil and other palm products including, but not limited to refined bleached deodorized oil, palm olein, crude palm oil, palm stearin, palm acid oil, palm fatty acid distillate, and palm kernels.
- Power and utilities Operating of power plants and/or purchase, generation, production supply and sale of power. However, there was no commercial operations yet as of December 31, 2020;
- Holding Holding of properties of every kind and description.

Segment performance is evaluated based on operating profit or loss and is measured consistently with operating profit or loss in the consolidated financial statements.

For the years ended December 31, 2020, 2019 and 2018, there were no revenue transactions with a single external customer which accounted for 10% or more of the consolidated revenue from external customers.

The financial information about the operations of these operating segments is summarized below (in thousands):

		For the Year Ended March 31, 2021 (Unaudited)					
	Real Estate Development	Agricultural	Power and Utilities	Holding	Eliminations	Consolidated	
Revenue	211,848	4,285		-	•	216,133	
Costs and expenses	42,144	2,452	-	-	-	44,595	
Gross profit	169,705	1,833	-	-	-	171,538	
General, administrative and selling expenses	47,636	10,113	40	663	-723	57,729	
Other income (expenses)	67,521	-335			-723	66,463	
Income (loss) before income tax	189,590	-8,616	-40	-663	0	180,272	
Provision for (benefit from) income tax	17,694					17,694	
Net income (loss)	171,896	-8,616	-40	-663	0	162,577	
Net income attributable to:							
Owners of the Parent Company	171,896	-8,616	-40	-660	0	162,580	
Non-controlling interests			-	(3)		-3	
	171,896	-8,616	-40	-663	0	162,577	

		For the Year Ended March 31, 2021 (Unaudited)					
	Real Estate Development	Agricultural	Power and Utilities	Holding	Eliminations	Consolidated	
Other information							
Segment assets	6,453,547	1,238,402	927,698	275,343	-2,452,284	6,442,706	
Deferred tax assets	19,406	7,248	-	-	0	26,654	
Total Assets	6,472,952	1,245,650	927,698	275,343	-2,452,284	6,469,359	
Segment liabilities	1,915,076	1,120,232	774,490	315,953	-1,859,292	2,266,460	
Deferred tax liabilities	199,451					199,451	
Total Liabilities	2,114,527	1,120,232	774,490	315,953	-1,859,292	2,465,911	

	As of 03/31/20 (Unaudited)						
	Real Estate Development	Adnouttural	Pow er and Utilities	Holding	Eliminations	Consolidated	
Revenue	₱231,820	₱10,618				₱242,438	
Costs and expenses	50,392	9,568	-			59,959	
Gross profit	181,428	1,050	-		-	182,478	
General, administrative and selling expenses	41,331	10,993	₱32			52,355	
Other income (expenses)	-27,652	-2,655		₽16,379	57,742	43,814	
Income (loss) before income tax	112,446	-12,598	-32	16,379	57,742	173,937	
Provision for (benefit from) income tax	34,601	-3,779	1			30,823	
Net income (loss)	₽77,845	-₱8,818	- ₱33	₱16,379	57,742	₱143,115	
Net income attributable to:							
Owners of the Parent Company	₽77,845	- ₱8,818 ′	- ₱30	₱16,379	₱57,742	₱143,115	
Non-controlling interests			(3)				
	₽77,845	- ₱8,818	- ₱33	₱16,379	₱57,742	₱143,115	

	As of 03/31/20 (Unaudited)						
	Real Estate		Power				
	Development	Agricultural	and Utilities	Holding	Eliminations (Consolidated	
Other information							
Segment assets	₱6,011,106	₱1,080,475	₱926,186	₱362,336	-₱1,787,264	₱6,592,840	
Deferred tax assets	16,018	1,351	92	3.2		17,464	
Total Assets	5,995,088	1,079,124	926,094	362,333	-1,787,264	6,575,376	
Segment liabilities	1,927,417	861,565	637,135	323,001	-1,597,824	2,151,294	
Deferred tax liabilities	76,043	-	3	-		76,046	
Total Liabilities	₱1,851,374	₱861,565	₱637,132	₱323,001	-₱1,597,824	₱2,075,249	

24. Revenue from Contracts with Customers

Revenue Disaggregation The Group derives revenue from the transfer of services and goods over time and at a point in time, respectively, in different product types. The Group's disaggregation of each sources of revenue from contracts with customers are presented below:

	As of 03/31/21	As of 03/31/20
	Unaudited	Unaudited
Type of product:		
Real estate sales:		
Lot-only units	₱107,570,822	₱48,223,692
House and lot units	98,374,663	177,556,274
Sale of agricultural goods:		
Crude palm oil	4,029,760	7,977,000
Palm olein		1,966,927
Palm acid oil		446,223
Palm kernel	254,786	227,652
Water service	5,902,978	6,040,153
	₱216,133,009	₱242,437,921

The real estate sales and water service revenue are revenue from contracts with customers that are recognized over time while revenue from sale of agricultural goods are recognized at a point in time.

Performance Obligation

Information about the Parent Company's significant performance obligation is summarized below:

Real estate sales

The Parent Company entered into contracts to sell with one identified performance obligation, which is the sale of the real estate unit together with the services to transfer the title to the buyer upon full payment of contract price. The amount of consideration indicated in the contract to sell is fixed and has no variable consideration. The sale of real estate unit may cover the contract for either the (i) serviced lot; (ii), and service lot and house and the Parent Company concluded that there is one performance obligation in each of these contracts. The Parent Company recognizes revenue from the sale of these real estate projects under pre-completed contract over time during the course of the construction.

Payment commences upon signing of the contract to sell and the consideration is payable in cash or under various financing schemes entered with the customer. The financing scheme would include payments of 10% to 25% in 2020 and 2019, respectively, of the contract price spread over a certain period (e.g., three months to four years) at a fixed monthly payment with the remaining balance payable (a) in full at the end of the period either through cash or external financing; or (b) through inhouse financing which ranges from two (2) to fifteen (15) years with fixed monthly payment, in 2020 and 2019. The amount due for collection under the amortization schedule for each of the customer does not necessarily coincide with the progress of construction, which results to either a contract asset or contract liability.

The remaining performance obligation is expected to be recognized within one year which relate to the continuous development of the Group's real estate projects. The Group's real estate projects are completed within 6 months to 12 months, from start of construction.

Upon the adoption of PFRS 15 as at January 1, 2018, the Group's retained earnings decreased by P17.1 million, decreased receivables by P47.8 million, decreased inventories by P23.6 million, decreased deferred tax liabilities by P7.2 million, increased contract assets by P292.8 million, increased contract liabilities by P57.2 million and increased costs to obtain contracts by P2.1 million as of January 1, 2018.

25. Other Matter

Impasug-Ong and Kalabugao Plantations

The Group entered into a DC with KASAMAKA at the Municipality of Impasug-ong, Bukidnon concerning the development of palm oil commercial plantation on August 2006.

KASAMAKA had been granted with Community Based Forest Management Agreement (CBFMA) no. 55093, by the Department of Environment and National Resources (DENR) on December 22, 2000 covering an area of 2,510.80 hectares. Under the CBFMA, KASAMAKA is mandated to develop, manage and protect the allocated community forest project area. Moreover, it is allowed to enter into agreements or contracts with private or government entities for the development of the whole or portion of the CBFMA area.

The project's objectives are to establish approximately 894 hectares into a commercial palm plantation within 5 years (2006-2011). However, ABERDI may intercrop suitable agricultural crops in the plantation and raise livestock, the harvest and produce of which shall belong to ABERDI.

The responsibilities of KASAMAKA with regards to the project follow:

- To provide the land area of 894 hectares within CBFMA area for oil palm plantation; and,
- To provide manpower needs of the Group in all developmental activities such as land preparation, planting, weeding, fertilization, harvesting, maintenance and others.

On the other hand, the responsibility of ABERDI in regard to the project is to provide technical and financial resources to develop the 894 hectares into palm oil plantation for a period of 20 years up to 2026.

Opol Plantation

The Group entered into a DC for the establishment of palm oil commercial plantation in Tingalan, Opol, Misamis Oriental with KMBT.

KMBT has been granted CBFMA No. 56297 by DENR on December 31, 2000 covering a total area of 1,000 hectares of forest lands located in Tingalan, Opol, Misamis Oriental to develop, manage and protect the allocated Community Forest Project Area.

The roles and responsibilities of KMBT under the Development Contract are as follows:

- To provide the land area within the CBFMA for oil plantation; and,
- To provide manpower needs of NC in all developmental activities such as land preparation, planting, weeding, fertilization, harvesting, maintenance and others.

On the other hand, the responsibility of NC in regard to the project is to provide technical and financial resources to develop the covered area into palm oil plantation for a period of 25 years.

In 2019, the Group entered into a contract with the landowners' association in Tingalan, Opol, Misamis Oriental providing the landowners' a royalty fee of P10.0 per metric ton of fresh fruit bunches harvested.

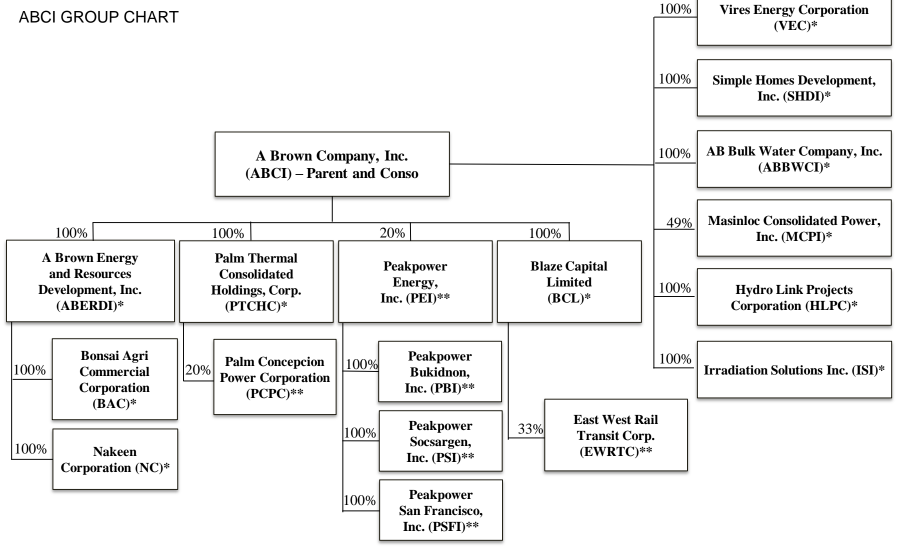
EXHIBIT 1-A **A BROWN COMPANY, INC. & SUBSIDIARIES** AGING OF INSTALLMENT CONTRACTS AND TRADE RECEIVABLES As of March 31, 2021

TOTAL Long Term Current 1 20 Dave 21 60 Dave 61 00 Dave 01 120 Dave

	TOTAL	Long Term	Current	1-30 Days	31-60 Days	61-90 Days	91-120 Days
ABCI	953,799,804.85	61,861,901.44	885,017,962.07	3,492,750.99	3,476,448.80	1,624,455.76	1,819,036.78
ABERDI	20,872,744.88		14,972,999.28	-	208,070.00	2,575,207.31	3,116,468.29
TOTAL	974,672,549.73	61,861,901.44	899,990,961.35	3,492,750.99	3,684,518.80	4,199,663.07	4,935,505.07

EXHIBIT 1-B Please refer to Note 23 – Segment Reporting

EXHIBIT 1-C



*Subsidiary

**Associate