		3 1 SEC Registr	1 6 8 ation Number
A B R O W N C (Comp	O M P A N bany's Full Name)	Y , I	N C .
	D E 0 R	UPTO ALULA OCT	W N N G T Y
Marie Antonette U. Quinito Contact Person	C	2-8638 6832 Telephone Nu	ımber
1 2 3 1 Month Day Fiscal Year	7 - A FORM TYPE	06 Month Annua	n Day al Meeting
Secondary L	icense Type, if applic	cable	
M S R D Dept. Requiring this Doc.	Ameno	ded Articles Nu	mber/Section
	Total	Amount of Bor	rowings
2,092 (December 31, 2019)	₽1 ,199,789,967 (Decen	nber 31, 2019)	- 0 -
Total No. of Stockholders	Domestic	;	Foreign
To be accomplished	by SEC Personne	el concerned	
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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-A

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

1.	For the fiscal year ended	: December 31, 2019
2.	SEC Identification Number	: 31168
3.	BIR Tax Identification No.	: 002-724-446-000
4.	Exact Name of issuer as specified in its chart	er : A Brown Company, Inc.
5.	Country of Incorporation	: Philippines
6.	Industry Classification Code (SEC Use Only	:
7.	Address of principal office / Postal Code	: Xavier Estates Uptown Airport Road, Balulang Cagayan de Oro City 9000
8.	Issuer's telephone number, including area co	
9.	Former name, former address, and former fis year, if changed since last rep	
10.	Securities registered pursuant to Section 8 a Title of Each Class	d 12 of the SRC, or Sec. 4 and 8 of the RSA lumber of Common Shares Outstanding

and Amount of Debt Outstanding 2,477,667,911 Shares and Php 1,199,789,967 Common

11. Are any or all of these securities listed on the Stock Exchange No [] except for the following: Yes [√] Stock Exchange **Classes of Securities** Philippine Stock Exchange

Common

- 12. Check whether the issuer:
- (a) Has filed all reports required to be filed by Section 17 of the SRC or SRC Rule 17 thereunder or Section 11 of the RSA and RSA 11 (a)-1 thereunder, and Sections 26 and 141 of The Corporation Code of the Philippines during the preceding twelve (12) months (or for such shorter period that the registrant was required to file such reports); Yes [√] No []
- (b) Has been subject to such filling requirements for the past 90 days. Yes [√] No []

13. State the aggregate market value of the voting stock held by non - affiliates of the registrant.

The aggregate market value of voting stock held by non-affiliates representing 925,440,189 of the outstanding common shares is P657,062,534.19 computed based on the close price as at Dec. 27, 2019 of P0.71 per common share.

APPLICABLE ONLY TO ISSUERS INVOLVED IN INSOLVENCY/SUSPENSION OF PAYMENT PROCEEDINGS DURING THE PRECEDING FIVE YEARS:

14. Check whether the issuer has filed all documents and reports required to be filed by Section 17 of the code subsequent to the distribution of securities under a plan confirmed by a court or the commission.

Yes [] No [] not applicable

- 15. Documents Incorporated by Reference
 - i) List of Suppliers Exhibit I (Page 86-87)
 - ii) List of Properties Exhibit IIa, IIb & IIc (Page 88-91)
 - iii) List of Top 20 Stockholders of Record as of December 31, 2019 Exhibit III (Page 92)
 - iv) Financial Soundness Indicators Exhibit IV (Page 93)
 - v) SEC Form 17-C Report Exhibit V (Page 94)
 - vi.) 2019 Audited Parent Financial Statements Exhibit VI
 - vii.) 2019 Audited Consolidated Financial Statements of A Brown Company, Inc. Exhibit VII with Statement of Management Responsibility and Supplementary Schedules including the Schedule of Retained Earnings Available for Dividend (Schedule II)
 - viii) 2019 Sustainability Report

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PART VII – EX Item 14.	 HIBITS AND SCHEDULES Exhibits and Reports on SEC Form 17-C a. Exhibit I (Suppliers) b. Exhibit IIa, IIb & IIc (Properties) c. Exhibit III (Top 20 Stockholders of Record) d. Exhibit IV (Financial Soundness Indicators) e. Exhibit V (Reports on SEC Form 17-C) f. Exhibit VI (2019 Audited Parent Financial Statements) g. Exhibit VII (2019 Audited Consolidated Financial Statements of A Brown Co., Inc with Statement of Management Responsible and Supplementary Schedules including the Schedule of Reta Earnings Available for Dividend – Schedule II) h. 2019 Sustainability Report 	oility
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PART 1. BUSINESS AND GENERAL INFORMATION

Item 1. BUSINESS

Business Development

On 01 October 1992, the Securities and Exchange Commission (SEC) approved the amended Articles of the Incorporation and By-laws of Bendana, Brown, Pizarro & Associates, Inc. (incorporated on December 21, 1966) which changed the parent Company's name to Epic Holdings Corporation and effected a 5:1 stock split by reducing the par value of shares from P5 to P1 while increasing the total number of authorized shares from 20,000,000 to 100,000,000.

On 25 June 1993, the SEC approved the plan of merger of Brown Chemical Corporation and Brown Chemical Sales Corporation (absorbed corporations) into Epic Holdings Corporation as the surviving corporation. Subsequently, Epic Holdings Corp. changed its name to A Brown Company, Inc. (its current name) as approved by SEC on 01 July 1993. ABCI was thereafter listed with the Philippine Stock Exchange on February 8, 1994 and became the holding company of the Brown Group of Companies.

On 24 December 1999, the SEC approved the plan of merger of A Brown Company, Inc. ("ABCI") (surviving company) and five of its wholly-owned subsidiaries, namely: A Brown Chemical Corporation, Geoex Farms, Inc., East Pacific Investors Corporation, Terra Asia Pacific Development Manager, Inc and Victorsons Trans Cargo System, Inc. (absorbed corporations).

On 27 June 2002, the Securities and Exchange Commission approved the plan of merger of A Brown Company, Inc. (surviving corporation) and five (5) of its wholly owned subsidiaries (absorbed corporations) namely: Another Brown Co., Inc. (formerly W. Brown Co., Inc.), Geoex Drilling Corp., Northmin Mining and Development Corp., Manresa Golf and Country Club and Norphil Properties, Inc.

Investment in Power Companies

Mid 2006 marked the entry of ABCI in the energy business through its investment in Monte Oro Resources and Energy, Inc. (MORE). ABCI's 11.70% equity interest in MORE was reduced to 7.59% after the non-subscription to the increase in authorized capital stock (ACS).

In October 2014, the Parent Company sold all its 388,694,698 shares in MORE to Apex Mining Company, Inc. (APEX).

In 2010, the Parent Company subscribed 2,850,000 shares and 3,000,000 shares of Palm Thermal Consolidated Holdings Corp. (PTCHC) and Panay Consolidated Land Holdings Corp. (PCLHC) representing 95% and 100% shareholdings, respectively, at par value. On December 8, 2010, Palm Thermal Consolidated Holdings Corp. (PTCHC) acquired 100% of the outstanding capital stock of DMCI Concepcion Power Corporation, the former corporate name of Palm Concepcion Power Corporation (PCPC). PCLHC acquired thirty (30) hectares of land from DMCI Power Corporate on ("DPC") with the intention of using it as the site for a coal-fired power plant project. PTCHC is the corporate entity that initiated the ABCI's entry in the power generation business. PCPC is the corporate vehicle that constructed and operated a 1x135MW coal-fired power plant project in Concepcion, Iloilo.

In 2012, Palm Thermal entered into various agreements and deeds which decreased its shareholdings in Palm Concepcion Power Corporation (PCPC) from 100% to 30% and acquired 30% equity stake in Panay Consolidated Land Holdings Corporation (PCLHC) from the previous shares of the Parent Company as of December 31, 2012.

With the divestment of AC Energy Holdings, Inc. (ACEHI) in May 2013, PTCHC acquired ACEHI's 40% interest in PCPC and PCLHC, increasing PTCHC interest in the coal-fired project to 70%. With the entry of new investor, Oriental Knight Limited (OKL) in PCPC and new subscription of the PTCHC and Jin Navitas Resources, Inc. (JNRI) in December 2013, the equity interest resulted to the following: PTCHC (39.54%); JNRI (30%) and OKL (30.46%). PTCHC's interest in PCLHC remained at 70% as of December 31, 2013.

During the third quarter of 2014, the SEC approved the Plan of Merger of PCPC and PCLHC with PCPC as the surviving entity as well as the increase in authorized capital stock (ACS) of PCPC. The merger and the increase in ACS resulted to the 30% equity interest of the Company in PCPC.

On December 2014, PCPC applied for an increase in its authorized capital stock which was approved by SEC on January 6, 2015. Palm Thermal's shareholdings have been reduced from 30% to 20% due to non-subscription on the increase of PCPC's authorized capital stock.

On January 12, 2011, ABCI and Hydro Link Projects Corp. (HLPC) entered into a deed of subscription with an aggregate share of 37,500 common shares which will be taken from the 150,000 increase of the authorized capital stock which represents 93.75% of the outstanding capital. HLPC amended its articles of incorporation to effect the deed of subscription and subsequently approved by the SEC on July 21, 2011. On December 2011, a deed of assignment was entered into by ABCI and HLPC's stockholder, assigning the remaining 6.25% of HLPC shares to ABCI bringing the total subscription to 40,000 shares. On October 2012, ABCI subscribed to the remaining 120,000 unsubscribed share capital of HLPC.

In February 2013, the company caused the incorporation of Peakpower Energy, Inc. (PEI), the holding company that ventured on projects designed to generate peaking energy in Mindanao using brand new bunker-fired engines. The company is working to develop, construct, and operate diesel power plants in Mindanao through PEI's subsidiaries: Peakpower SOCCSARGEN, Inc. (PSI) and Peakpower San Francisco, Inc. (PSI).

On July 24, 2014, a new subsidiary, Peakpower Bukidnon Inc. (PBI), was incorporated for a 15-year Build-Operate-Maintain and Transfer agreement with the Bukidnon II Electric Cooperative Inc. (Buseco). PBI and Buseco signed a Power Purchase and Transfer Agreement for 10.4MW Diesel/Bunker-fired power plant to be constructed in Manolo Fortich, Bukidnon. On October 16, 2016, the company sold all its 100% interest in PBI to Peakpower Energy Inc. (PEI) to consolidate its investment in peaking project under one holding company.

Investment in Mining Company

In November 2011, ABCI acquired the 22.87% outstanding equity of PhiGold Limited. It is a holding company incorporated in the Cayman Islands on October 20, 2010 with its principal activity of investing in gold mining assets. It has invested 40% in the total voting rights in PhiGold Metallic Ore Inc. (PMOI), a gold mining company incorporated in the Philippines last January 7, 2008. PMOI is the contractor of its acquired mining property covered by Mineral Production Sharing Agreement 190-2009-XIII (MPSA 190) granted by the Philippine Government. As of December 31, 2014, the company's equity interest was reduced to 18.7% with the entry of new investors.

Last October 2014, the Parent company sold all its 388,694,698 shares in Monte Oro Resources and Energy Inc. (MORE) to Apex Mining Co., Inc. (Apex) and subsequently subscribed the same number of shares of Apex. The Parent Company has 8.89% shareholdings in Apex after the SEC approved the increase in its authorized capital stock on January 12, 2015. After the next round of subscription, the company's interest was reduced to 6.24%. At the end of 2019, the Parent company holds 1.03% after disposal of shares on various dates.

Apex Mining Co., Inc. is principally engaged in the business of mining and production of gold, silver, copper, lead and other precious metals. Apex acquisition of MORE gives it access to another mineral processing plant, as well as expansion opportunities in Jose Panganiban in Camarines Norte since Monte Oro fully owns Paracale Gold Ltd. that runs a mineral processing plant in Jose Panganiban, Camarines Norte, and 40 percent

of Bunawan Mineral Resources Corporation which has two mining lease contracts covering 652.2891 hectares and pending applications for production sharing agreement and exploration permits. Moreover, Monte Oro has 30 percent participating interest in Service Contract No. 72 for natural gas in the Sampaguita gas field offshore northwest of Palawan in the West Philippine Sea, as well as a 52 percent stake in International Cleanvironment Systems Inc. that has a solid waste management contract with the Philippine government for Metro Manila. Monte Oro's other assets include holdings in foreign firms engaged in mining and exploration work in Mongolia, Uganda and Sierra Leone in Africa and also in Myanmar. Apex Mining also has an expansion program that sought a production hike of 1,500 tons of ore per day in its Maco mine in Campostela Valley from 850 tons per day. The Maco mine produces bullions containing gold and silver which are smelted in a Metalor refinery in Switzerland. Apex also acquired Itogon-Suyoc Resources, Inc. which has mining claims and owns the mill and production facilities in Sangilo, Itogon, Benguet and Suyoc mine in Mankayan, Benguet.

Amendment to Articles of Incorporation and By-Laws

The Board of Directors during their meeting held on November 28, 2011 and by the stockholders of the Parent Company holding at least two-thirds (2/3) of the outstanding capital stock, through written assent on December 27, 2011, amended the Articles of Incorporation, changing the principal office to Xavier Estates Uptown, Airport Road, Balulang, Cagayan de Oro City. The amendment was approved by SEC on December 28, 2011.

On June 13, 2012, the SEC approved the amendment of the Company's By-Laws to amend and define the functions of its Executive Chairman and President, remove the requirement that the Company's vice presidents must be a member of the Board and to impose certain requirements on granting of bonuses to its BOD, officers and employees.

In a Board of Directors meeting held on May 2, 2012 and the annual stockholders meeting on June 1, 2012, the Board of Directors and the shareholders representing 2/3 of the outstanding capital stock approved the following amendments in the Articles of Incorporation:

a. Amendment to paragraph 4: "That the term for which the Corporation is to exist is extended for another fifty (50) years from and after the date of the expiration of the original corporate term on 20 December 2016".

b. Amendment to paragraph 6: "That the number of directors of this Corporation shall be Nine (9)....."

c. Amendment to paragraph 7: "That the amount of the capital stock of this Corporation is One Billion Six Hundred Twenty Million Pesos (P 1,620,000,000.00), Philippine Currency, and the said capital stock is divided into One Billion Six Hundred Twenty Million (1,620,000,000) shares with a par value of One Peso (P 1.00) each, provided that, stockholders shall have no pre-emptive right to subscribe to unissued shares unless otherwise approved by the Board of Directors".

The SEC approved the said amendments on December 28, 2012.

During the annual stockholders' meeting on June 7, 2013, the shareholders approved the amendment of the Corporation's Articles of Incorporation to increase the authorized capital stock from One Billion Six Hundred Twenty Million Pesos (P 1,620,000,000.00) and the declaration of 25% stock dividend, equivalent to 346,573,307 common shares which will be issued out of the increase in the Corporation's authorized capital stock. The SEC approved the amendment on August 16, 2013.

In the Board of Directors meeting held on April 4, 2014 and the annual stockholders meeting on May 9, 2014, the Board of Directors and shareholders representing 2/3 of the outstanding capital stock approved the increase in authorized capital stock (ACS) to Three Billion (P 3,000,000,000). This proposal to increase ACS to 3 Billion was superseded with the approval of the increase in ACS as approved by the Board on May 19, 2016 and August 8, 2016.

On May 19, 2016, the Board of Directors initially approved the amendment of the Corporation's Articles of Incorporation to increase its authorized capital stock (ACS) from the current Two Billion Pesos (P2,000,000,000.00) divided into Two Billion (2,000,000,000) Common Shares to up to Four Billion Pesos (P4,000,000,000.00) divided into Five Billion (4,000,000,000) Common Shares. On August 8, 2016, the BOD's earlier approved amendment was further amended to increase It was later on amended on August 8, 2016 to increase its authorized capital stock (ACS) from the current Two Billion Pesos (P2,000,000,000,000) divided into Two Billion (2,000,000,000) Common Shares (P2,000,000,000,000) divided into Two Billion (2,000,000,000) Common Shares to up to Five Billion Pesos (P2,000,000,000,000) divided into Two Billion (5,000,000,000) Common Shares.

The increase in the Corporation's authorized capital stock, however, will be implemented in two tranches, as follows:

a.) First, an increase by One Billion Three Hundred Million Pesos (P1,300,000,000.00), divided into One Billion Three Hundred Million (1,300,000,000) Common Shares will be immediately implemented, and out of said increase, the Twenty Percent (20%) stock dividend declared on May 19, 2016 will be issued. This was approved by the Securities and Exchange Commission (SEC) on January 11, 2017.

b.) Second, an increase of up to One Billion Seven Hundred Million Pesos (P1,700,000,000.00), divided into One Billion Seven Hundred Million (1,700,000,000) Common Shares, to be issued, together with the remaining authorized but unissued capital stock of the Corporation in a capital raising exercise that may be undertaken by the Corporation subsequent to the issuance and listing of the 20% stock dividend declaration.

The August 8, 2016 BOD's proposed amendments in the Articles of Incorporation were approved by stockholders representing at least 2/3 of the outstanding capital stock during the Annual Stockholders' Meeting on September 28, 2016.

The application on the first tranche of the increase in authorized capital stock was submitted to the Securities and Exchange Commission on December 29, 2016 and subsequently approved the amendment on January 11, 2017, to wit:

"Amendment to paragraph 7: "That the amount of capital stock of this Corporation is Three Billion Three Hundred Million Pesos (P 3,300,000,000.00), Philippine Currency and the said capital stock is divided into Three Billion Three Hundred Million (3,300,000,000) shares with a par value of One Peso (P1.00) each, provided that, stockholders shall have no preemptive right to subscribe to unissued shares unless otherwise approved by the Board of Directors."

The documents required on the application to the increase in authorized capital stock for the second tranche were not yet submitted to the SEC as of June 11, 2020.

On March 8, 2017 the Parent Company distributed 20% stock dividend totaling 346,572,301 shares, net of fractional shares, of the Parent Company's outstanding shares to the stockholders of record as at February 10, 2017.

On November 28, 2018, the Corporation's Board of Directors approved to amend the Corporation's By-Laws to enshrine the positions of Chairman of the Board of Directors and the Chief Executive Officer shall be held by different persons. Accordingly, Section 3, Article III of the Corporation's By-Laws shall be amended to delete "shall be the chief executive officer" as part of the functions of the Chairman; while the succeeding Section 4 shall likewise be amended to indicate that the President shall be the Chief Executive Officer.

From	То
"The Chairman of the Board shall be the chief	"The Chairman of the Board of
executive officer of the Corporation and shall have a	Directors shall preside xxxx"
general control and management of the business affairs of the Corporation. He shall preside xxxx"	
	"The Chairman of the Board shall be the chief executive officer of the Corporation and shall have a

Article III,	"The President, subject to the control of the Board,	"The President, subject to the
Section 4	shall have general supervision of the business affairs	control of the Board, shall be the
	of the Corporation."	chief executive officer and shall
		have general control of the
		business and affairs of the
		Corporation."

The amendment of the Corporation's By-Laws shall no longer require approval by the shareholders since the power to do so was previously delegated to the Board of Directors by the Corporation's shareholders.

The documents required on the application to the amendment of By-Laws were not yet submitted to the SEC as of June 11, 2020.

The Company is not under bankruptcy, receivership or similar proceedings. There is no material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets not in the ordinary course of business during the past three years.

As a holding company, the following are the other businesses and investments (refer also to Note 2 – *Summary of Significant Accounting Policies - Basis of Preparation and Basis of Consolidation* of the attached Notes to Consolidated Financial Statement):

A BROWN ENERGY AND RESOURCES DEVELOPMENT, INC. is 100% owned

ABERDI (formerly A Brown Energy, Inc. amended on August 27, 2002) was registered with the Securities and Exchange Commission on 21 February 2001 under SEC Registration No. A200102288 and started commercial operations in April 2002. The main purpose is to engage in the business of manufacturing and trading goods such as crude oil and petroleum products on wholesale/retail basis. Its principal place of business is at Malubog, Impasug-ong, Bukidnon. It has 44 employees as of December 31, 2019.

Likewise, on August 2006, ABERDI entered into a Development Contract (DC) with Kapunungan Sa Mga Mag-Uuma sa Kaanibungan (KASAMAKA) now Kaanibungan Farmers Association (KAFA) at the Barangay Kalabugao, Municipality of Impasugong, Bukidnon concerning the development of Oil Palm Commercial Plantation.

The Peoples Organization (PO) has been granted Community Based Forest Management Agreement (CBFMA) No. 55093, by the Department of Environment and Natural Resources (DENR) on December 22, 2000, covering an area of 2,510.80 hectares of forest lands located at Sitio Kaanibungan, Barangay Kalabugao, Impasugong, Bukidnon. Under the said CBFMA No. 55093, the PO is mandated to develop, manage, and protect the allocated Community Forest Project Area. Article II, Sec. 2 (vii) of DENR Administrative Order (DAO) No. 96-29 dated October 10, 1966, otherwise known as the CBFM Implementing Rules and Regulations, the PO is allowed to "enter into agreements or contracts with private or government entities for the development of the whole or portion of the CBFM area; provided that the development is consistent with the approved Community Resource Management Framework (CRMF) Plan of the CBFM area. The PO is desirous in engaging the participation of ABERDI Inc. for the development of the said area into an Oil Palm commercial plantation.

The project's objective is to establish approximately 894 hectares into a commercial palm plantation. ABERDI (the Developer) may intercrop suitable agricultural crops in the plantation and raise livestock, the harvest and produce of which shall belong to the Developer. The responsibilities of KASAMAKA now KAFA in regard to the project are: 1) to provide the land area of 894 hectares within the CBFMA area 2) to provide manpower needs of the Developer in all developmental activities such as land preparation, planting, weeding, fertilization, harvesting, maintenance and others 3) To secure all the required documents pertinent to this agreement from

concerned agencies. On the other hand, ABERDI will provide the technical and financial resources to develop the 894 hectares into Palm Oil Plantation. The rights and responsibilities of the Development Contract were transferred to Nakeen Corporation starting year 2006.

The status of the other development contracts between ABERDI and other Peoples' Organization are as follows:

- Kalabugao Ulayanon Farmer's Association (KUFA) Kalabugao, Impasugong, Bukidnon –DENR survey
 of plantation perimeter map done. The issue on the Free Prior Informed Consent (FPIC)-Certification
 Precondition (CP) with the National Commission on Indigenous Peoples (NCIP) is yet to be resolved.
 The Environmental Compliance Certificate (ECC) has been issued by DENR-Environment Management
 Bureau in 2007.
- Kapunungan sa mga Mag-uuma sa Barangay Tingalan (KMBT) in Tingalan, Opol, Bukidnon The CP-FPIC has been approved and issued by the NCIP in 2013 that covers two other big tribal groups – the Dulanga Unified Tribal Council and the Unified Higaonon Tribal Council of Bagocboc. However, the issuance of the ECC was still pending in the EMB- DENR.
- Kapunungan sa mga Mag-uuma sa Barangay Tignapoloan (KMBT) CBFM application submitted to DENR. Tribal resolution supporting CBFM application is done. CP-FPIC application on process with NCIP as well as the ECC.

The Company has paid advance rental of P 6 million for 20 years up to 2026. On 26 March 2007, the Board of Directors passed and approved the transfer of its oil palm nursery and plantation operations to its subsidiary Nakeen Corporation (NC) effective 1 March 2007 to facilitate efficiency and profitability. Likewise, ABERDI is into palm oil milling operations. Its mini mill constructed in 2006 is located in Impasug-ong, Bukidnon. The refinery with fractionation machine is now operational in full capacity of 50 MT/day.

Fresh Fruit Bunches (FFB) processed for year 2019 was 8,262.89 MT as compared to 13,960.02 MT in 2018. A total of 1,533.05 MT of Crude Palm Oil (CPO) was recovered at an oil extraction rate (OER) of 18.55% in 2019 as compared with the extraction rate of 19.70% in 2018. Total kernels produced for the year was 75.95 MT. Last year, this was about 195.15 MT. Sales were as follows:

Product	2019 Sales (MT)	2018 Sales (MT)
Crude Palm Oil	1,606.02	2,446.39
Palm Kernel	102.47	224.66
Palm Kernel Cake	452.67	-
Palm Acid Oil	224.04	201.73
Refined Bleached Deodorized	-	165.48
Palm Fatty Acid Distillate	54.12	18.11
Palm Olein	268,057.47	203.58
Palm Stearin	60.61	161.13

On March 6, 2012, the BOD of ABERDI and NC approved and authorized the application of merger of the two subsidiaries. Before the SEC approved the Articles and Plan of Merger, the BOD and the stockholders of both companies approved and ratified the subscription of ABERDI to the 750,000 unsubscribed shares of Nakeen Corp. at P1.00 per share with 50M as additional paid-in capital. The BOD and shareholders of the company also approved the filing with Securities and Exchange Commission (SEC) the amended Articles and Plan of Merger reflecting the new capital structure of the Nakeen Corp. and specifying the effectivity date of the revised merger to be the first day of the subsequent month following the SEC approval.

On February 19, 2013, the BOD of Nakeen approved the filing of the amended Articles and Plan of Merger using the 2012 audited Financial Statements. The amended articles and plan was filed with the SEC on July 24, 2013 to amend certain provision on the articles and plan of merger as follows:

- 1. Issuance of the Company's shares to Nakeen's shareholders in exchange of the net assets of the latter as result of the merger.
- 2. Specify the effectivity date of the merger which will be the first day of the month succeeding the month of approval of the merger by the SEC.

On February 11, 2015, SEC denied the petition to amend plan of merger. The Company and Nakeen's management filed a request for reconsideration to approve the petition. As of June 11, 2020, the request for reconsideration is still pending before the SEC.

The Company entered into a lease agreement with Nakeen Corporation for the plantation area inclusive of the standing crops, properties and equipment effective January 1, 2013 which expired on December 31, 2013 with an option to pre-terminate the lease agreement as agreed by both parties. Also provided in the lease agreement, from October 1, 2012 up to December 31, 2012, the Company shall be given access to enter Nakeen's premises for the set-up, construction and preparation for its intended use of the plantation area. The lease was extended up to April 1, 2020.

The operating performance of the company for year 2019 posted an increase in net loss from previous year's net loss of P41.3 million to P60.6 million. The gross profit decreased from P17.6 million to P14.0 million while the general and administrative expenses increased from P31.1 million to P64.7 million, with loss before income tax of P62.7 million after deducting other charges - net amounting to P12 million. The sales of crude palm oil decreased by 39% from P75.2 million in 2018 to P45.9 million this year. The quantity sold decreased by 34% from a volume 2,446.49 MT in 2018 to 1,606.02 MT in 2019 with the average selling price per MT slightly increased by 7% from P30,740.03 per MT last year to P28,608.12 per MT this year. Sales from kernels decreased by 35% and have an average price of P13,477.81 per MT as compared to the P13,944.67 per MT from previous year. The quantity sold declined by 54% or 122.19 MT less than that of last year. Sales variance for palm kernel is P0.73 million or 35% unfavorable. Sale of RBDO decreased by P6.5 million or 100% from that of 2018. Sales of PFAD increased by P0.19 million from last year. Sales from palm acid oil is 224.04 MT compared from last year of 201.73 MT. Sales Volume variance is P346 thousand or 11% favorable. The price this year is 47% lower than that of last year. Sales of Palm Olein in 2019 was 14% more than that in 2018. Sale of Palm Stearin also decreased by 52% from that of 2018. Cost of sales decreased by 40% from last year's P82.8 million to P49.7 million this year. General and administrative expenses increased by P33.6 million or 108% due to increase in salaries and wages; miscellaneous expenses; professional fees and depreciation expense although there was a decrease in taxes and licenses. The net loss before income tax amounted to ₽20.6 million in 2018 as compared to the net loss of ₽62.7 million this year due to higher operating expenses.

Total assets decreased by 2% or P26.2 million from P1.072 billion in 2018 to P1.046 billion in 2019. Receivables (net) including non-current receivable were recorded at P12.1 million in 2018, it decreased by P2.4 million in 2019. Inventories increased by P11.9 million this year. Total liabilities grew from P797.1 million in 2018 to P831.5 million in 2019, 4% increase.

SIMPLE HOMES DEVELOPMENT INC. is 100% owned by ABCI

Andesite Corporation was originally registered as Andesite Holdings Corporation, it was incorporated in 1997 under SEC registration no. A199703502. Its registered office address is at Cagayan de Oro City. Its primary purpose prior to the new amendment application is to engage in the business of agriculture.

ABCI bought Andesite Corporation from A Brown Energy Resources and Development Inc. (ABERDI) to undertake its socialized housing projects in December 2014.

On March 13, 2015, an application to amend its Articles of incorporation was filed to the Securities and Exchange Commission (SEC) to amend its corporate name to **Simple Homes Development, Inc.** and its primary purpose 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, including

shares of stocks, bonds, debentures, notes, evidences of indebtedness, and other securities or obligations of any other corporation or association, domestic or foreign, for whatever legal purpose or purposes the same may have been organized without being a stock broker or dealer, and to pay therefore in money or by exchanging therefore stocks, bonds, or other evidences of indebtedness or securities of this or any other corporation and while the owner or holder of any such real or personal property, stocks, bonds, debentures, contracts or obligations, to receive, collect and dispose of the interest, dividends, and income arising from such property and to possess and exercise in respect thereof all the rights, powers, and privileges of ownership, provided the corporation shall not exercise the functions of a trust corporation. This was approved by SEC on April 10, 2015.

As of June 11, 2020, the Company has not yet started its commercial operations and has no employee as of December 31, 2019.

The Company incurred net loss amounting to P730,123 and P172,261 in 2019 and 2018, respectively. Total Assets amounted to P50 thousand at year end as compared from last year's P9.6 million. Total current liability increased by P780 thousand this year as against last year with capital deficiency of P1.2 million as of December 31, 2019.

NAKEEN CORPORATION is 100% owned by ABERDI

Nakeen Corporation (the "Company") was incorporated on February 26, 1997 under SEC registration no. A199703509. Its primary purpose, as amended, 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.

The Company's registered office address and principal place of business is Lonucan, Manolo Fortich, Bukidnon. Its commercial operations started on March 1, 2007 in line with the approval of the Board of Directors of ABERDI (parent company) to transfer the oil palm nursery and plantation operations.

On August 30, 2012, the Philippine Securities and Exchange Commission (SEC) approved the Company and ABERDI's Articles and Plan of Merger which was approved by their Board of Directors (BOD), in their meeting on March 6, 2012.

However, on July 31, 2012, before the SEC approved the Company's Articles and Plan of Merger which was filed on July 12, 2012, the BOD and the Stockholders of the Company approved and ratified the subscription by ABERDI to the 750,000 unsubscribed shares of the Company at P1 per share with P50 million as Additional paid-in capital. The BOD and the Stockholders of the Company also approved the filing with SEC of the amended Articles and Plan of Merger reflecting the new capital structure of the Company and specifying the effectivity date of the revised merger to be the first day of the subsequent month following the SEC approval.

On February 19, 2013, the BOD of Nakeen approved the filing of the amended Articles and Plan of Merger using the 2012 audited financial statements. The amended articles and plan was filed to the SEC on July 24, 2013 to amend certain provision on the Articles and Plan of Merger. On February 11, 2015, SEC denied the petition to amend the plan of merger. The Company filed for a request for reconsideration to approve the petition. As of June 11, 2020, the motion for reconsideration is still pending before the SEC.

As of December 31, 2019, it has no employee since all its existing personnel were transferred to ABERDI in anticipation of the merger.

ABERDI entered into a lease agreement with the Company for the plantation area inclusive of the standing crops, properties and equipment effective January 1, 2013 with the option to pre-terminate the lease agreement as agreed by both parties. Also, as provided in the lease agreement, that from October 1, 2012 up to December 31, 2012, ABERDI shall be given access to enter the Company's premises for the set-up, construction and preparation for its intended use of the plantation area. The lease was extended up to April 1, 2020.

Currently, the following are the status of the four plantation areas:

AS OF December 31,	2013	1					
	Gross	Area That	Area	Number			
Location	Area	Can Be Planted	Planted	Of Trees	Flowering	Vegetative	
Kalabugao	1,276.53	1,087.75	920.55*				
Phase I				29,439	100%	0%	
Phase II				28,964	100%	0%	
Phase III				15,899	100%;70%;100%	0%;30%;0%	
Phase IV				22,318	20%;0%	80%;100%	
Phase V				10,652	20%	80%	
Impasug-ong	4.14	4.14	4.14	563	100%	-	
Opol	1,089.85	630.77**	623.27	85,392			
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 III a					100%	0%	
Phase III b					80%	20%	
Phase IV a					50%	50%	
Phase V a					0%	100%	
Tignapoloan	1,328.56	929.96	-				

As of December 31, 2019

*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. which was discovered not suitable for planting due to soil

Kalabugao and Impasug-ong plantation and/or nursery are all located in Bukidnon, while Opol and Tignapoloan are located in Misamis Oriental. A total of 193,227 trees (net of mortality) were planted as of December 31, 2019.

As of December 31, 2018

		Area That		Number			
Location	Gross Area	Can Be Planted	Area Planted	Of Trees	Flowering	Vegetative	
Kalabugao	1,276.53	1,087.75	920.55*				
Phase I				29,439	100%	0%	
Phase II				28,964	100%	0%	
Phase III				15,899	100%;70%;100%	0%;30%;0%	
Phase IV				22,318	20%;0%	80%;100%	
Phase V				10,652	20%	80%	
Impasug-ong	4.14	4.14	4.14	563	100%	-	
Opol	1,089.85	630.77**	623.27	85,392			
Phasela					100%	0%	
Phase I b					100%	0%	
Phaselc					100%	0%	
Phase II a					100%	0%	
Phase II b					100%	0%	
Phase III a					100%	0%	
Phase III b					80%	20%	
Phase IV a					50%	50%	
Phase V a					0%	100%	
Tignapoloan	1,328.56	929.96	-				

*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. which was discovered not suitable for planting due to soil

Total Assets decreased by 3% from P238M to P 231M. Leasehold rights decreased by 4.62% being at P22.8M in 2018 and at P21.7M in 2019. Lease revenue amounted to P3.5M while the cost of leasing incurred amounted to P465 thousand for both 2019 and 2018. Operating expenses were reduced by 68% in 2019 which amounted to P962 thousand as compared to previous year's P2.972 million. The company recognized impairment losses amounting to Php 8.8 million and Php 16.1 million in 2019 and 2018, respectively, which resulted to net losses amounting to Php 7 million and Php 15.8 million.

BONSAI AGRI CORPORATION is 100% owned by ABERDI

The Company is wholly owned subsidiary of ABERDI. It was incorporated on February 26, 1997 under SEC Registration No. A199703510. The primary purpose of the Company as amended, is to engage in the business of agriculture in all aspect, 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, and to market, sell, or otherwise dispose of any and all produce and products in both local and foreign markets. The Company has not started its commercial operations as of June 11, 2020. Its principal place of business is in Manolo Fortich, Bukidnon and has no employee as of December 31, 2019.

The Company's pre-operating loss increased to ₽163,568 from previous year's ₽156,321 due to higher professional fees and taxes and licenses even though miscellaneous expenses have decreased. Its total assets remained at ₽2.2M from last year.

MASINLOC CONSOLIDATED POWER, INC. (MCPI) 49% owned

MCPI was registered with the Securities and Exchange Commission on 4 July 2007 with SEC Registration No. CS200710562. Its primary purpose is to engage in, conduct and carry on the business of construction, planning, purchasing, management and operation of power plants and the purchase, generation, production, supply and sale of electricity, to enter into all kinds of contracts for the accomplishment of the aforementioned purpose. Its registered address is at 3301-A West Tower, PSE Centre, Ortigas Center, Pasig City. The Company has not started its commercial operations as of June 11, 2020 and has no employee as of December 31, 2019.

The company incurred higher net loss amounting to P75,481 compared to last year's net loss of P29,978. The significant increase in total pre-operating expenses this year is due to the increase in professional fees which amounted to P52,500 as compared to last year's P3,148. The total assets almost remained at P6.9 million.

PALM THERMAL CONSOLIDATED HOLDINGS CORP. (PTCHC) is 100% owned

Palm Thermal Consolidated Holdings Corp. (PTCHC) was registered with the Securities and Exchange Commission on 22 November 2010 with SEC Registration No. CS201018744. The company's principal office address is at 3301-A West Tower, PSE Tektite Towers, Exchange Road, Ortigas Center, Pasig City. Its primary purpose is to purchase, acquire, own, hold, lease, sell and convey properties of every kind and description, including lands, 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 in 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.

Palm Thermal is the corporate vehicle for ABCI's entry in the power generation business. After the acquisition of PCPC by PTCHC, it entered into various agreements with other investors. PCPC and PCLHC had merged with PCPC as the surviving entity. As of December 31, 2019, the company has no employees.

On January 6, 2015, the SEC approved PCPC's application of the increase in authorized capital stock to 6,000,000,000 shares divided into 1,500,000,000 common shares and 4,500,000,000 redeemable preferred shares both with a par value of P1.00 per share which reduced PTCHC equity interest in PCPC to 20%.

PTCHC's net income amounted to P104.7 million and P79.4 million in 2019 and 2018, respectively. The 32% significant increase was due to the dividend income from its investee company amounting to P110 million which increased by P30 million from last year's P80 million. PTCHC incurred P275 thousand operating expenses this year which is 102% higher than last year's P136 thousand. As of the end of 2019, the total assets of PTCHC increased by 2.5% from previous year's P 1,006 million to P 1,031 million inclusive of the P921 million investment in associate. The deposits for future subscription amounted to P 747 million as of end of this year.

PALM CONCEPCION POWER CORPORATION (PCPC) is 20% owned by PTCHC

Palm Concepcion Power Corporation (formerly DMCI Concepcion Power Corporation) (PCPC) was registered with the Securities and Exchange Commission on 08 November 2007 with SEC Registration No. CS200718932. Its primary purpose is to acquire, design, construct, invest in, and operate power generating plants in the Municipality of Concepcion, Province of Iloilo and engage in the business of a Generation Company in accordance with Republic Act No. 9136 otherwise known as the Electric Power Industry Reform Act of 2001 (the "EPIRA"); and its implementing rules and regulations; and to design, develop assemble and operate other power related facilities, appliances and devices. Its principal place of business is at Sitio Puntales, Brgy. Nipa, Concepcion, Iloilo, Philippines (as amended on 07 January 2011 by the Board of Directors and approved by the SEC on 09 March 2011).

In 2010, PTCHC acquired 100% of the outstanding capital stock of PCPC with PCPC as the operating company to construct and operate a 1x135MW coal-fired power plant project in Concepcion, Iloilo. This project is a base-load plant that used Circulating Fluidized Bed Combustion (CFBC) technology. The first unit of this PCPC's base load plant 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 Panay, Negros, Cebu and even Leyte. While only 135 megawatts is on a firm basis, the plant site and support units are programmed for 2 units. PCPC started construction in 2013 and was able to complete the project after 37 months and 22 days. PCPC started its commercial operations on August 16, 2016 and 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.

For the second unit, requirements for the Environment Compliance Certificate (ECC) has been completed and was already submitted to the Department of Environment and Natural Resources (DENR).

After series of agreements were signed by new investors, PTCHC's investment in PCPC was reduced from 30% to 20% due to non-subscription on the increase in authorized capital stock which was approved by SEC on January 6, 2015.

HYDRO LINK PROJECTS CORP. (HLPC) is 100% owned

Hydro Link Projects Corp. (HLPC) was registered with the Securities and Exchange Commission on 6 May 2010 with SEC Registration No. CS201006733. Its primary purpose is to engage in, conduct, and carry on the business of developing, constructing, operating, and maintaining hydro-electrical plants and system and other power generating or converting stations, manufacture, operation, and repair of related mechanical and electric

equipment. Its principal address is at 3301-A West Tower, PSE Centre, Ortigas Center, Pasig City. HLPC is currently pursuing the 16.3 MW Carac-an Hydroelectric Project.

It has secured the Hydropower Service Contract from the Department of Energy (DOE) for the development of the Carac-an river in Cantilan, Surigao del Sur. The contract gives Hydro Link exclusive rights to explore, develop and utilize the hydropower potential of the Carac-an River. This project is ABCI's first foray in the renewable energy market. It is part of ABCI's plans to provide much-needed additional power capacities for the local electric cooperatives to the Mindanao Grid and to continue to look for other projects similar to it.

The Hydropower Service Contract was signed last June 2013, after the Department of Energy (DOE) completed its financial, technical and legal evaluation of the service contract application. The results of the feasibility study conducted in compliance with the Service Contract shows that the project can derive an optimum capacity of 16.3MW and expected to generate an average of 78.9 GWh annual energy. The output of the power station will be connected to the nearest substation of the Surigao del Sur Electric Cooperative II. Being a registered DOE project, it will enjoy all the incentives accorded to this type of project which include a seven-year income tax holiday as provided by RA 9513 (Renewable Energy Act) and issued by Board of Investments (BOI).

Along with the Hydropower Service Contract (HSC), the project has been granted its corresponding Certificate of Registration. After the Feasibility Study was completed, the project has been presented to the DOE as part of the process in its evaluation on granting the Certificate of Commerciality (COC).

The application for Water Permit has also been filed. In the application for water permit, NWRB requires developer the submission of "River System Ecological Study and Sustainability Plan." This additional requirement of NWRB will be included during the conduct of the environmental study.

Likewise, procurement for other permitting and approvals shall follow which include: Environmental Study, Endorsement from NCIP for Free, Prior and Inform Consent (FPIC), Endorsement and Resolution of Support from LGUs, and Public Consultation. The acquisition of the above approvals is part of the requirement of DOE in order for the Project to advance to the next phase of project implementation which is the development/commercial stage. Afterwards, the project is ready for construction.

The company has no employee as of December 31, 2019 and has not started its commercial operations as of June 11, 2020.

Hydro Link's pre-operating expenses was reduced by 96% from P2.9 million in 2018 to P101 thousand in 2019 primarily due to lower personnel cost as a result of employee transfer. The deposit for future stock subscription is still at P26 million. Total Assets decreased by P252 thousand from P21.1 million in 2018 to P20.8 million in 2019.

PEAKPOWER ENERGY, INC. (PEI) is 20% owned

Peakpower Energy, Inc. (PEI) was registered with the Securities and Exchange Commission on 19 February 2013 with SEC Registration No. CS201303004. Its primary purpose is to purchase, acquire, own and hold, shares of stock, equity, rights and property of energy companies and to others and to provide management services and/or shared services to its subsidiaries and affiliates or to third parties engaged in the energy business. Its principal place of business is at 3/F Joy-Nostalg Center, # 17 ADB Ave., Ortigas Center, Pasig City.

PEI was formed to implement projects designed to generate peaking energy spread across various A+/Green rated electric cooperatives in Mindanao. These are Build-Operate-Maintain and Transfer (BOMT) Agreements for brand new bunker-fired engines, which will last for 15 years through its subsidiaries as operating units: Peakpower SOCCSARGEN, Inc. (PSI) and Peakpower San Francisco, Inc. (PSFI) and Peakpower Bukidnon, Inc.

The salient points of the projects are: short gestation, ownership transfer to the electric cooperative after 15 years and a significant contribution to address the lack of base load power in the Mindanao grid for the next 2 to 3 years and in the future to allow cooperatives to meet the needs for peaking power.

ABCI sold its 100% equity interest in PBI to PEI on October 16, 2015 which ABCI has 20% equity.

PEAKPOWER SOCCSARGEN, INC. (PSI) is 100% owned by PEI

Peakpower SOCCSARGEN Inc. (PSI) was registered with the Securities and Exchange Commission on 18 February 2013 with SEC Registration No. CS201302468. Its primary purpose is to acquire, design, develop, invest in, and operate power generating plants in the General Santos City and engage in the business of a generation company in accordance with Republic Act No. 9136 otherwise known as the Electric Power Industry Reform Act of 2001 (EPIRA) and its implementing rules and regulations, develop and operate conventional and renewable energy resources, sell electricity and carbon credits, act as a wholesale and retail electricity supplier and aggregator and maintain power plants, among others.

PSI is a 34.8MW (5 units) 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). Its principal place of business is at SOCOTECO 2 Sub-Station Compound, Brgy. Apopong, General Santos City.

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.

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

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

PEAKPOWER SAN FRANCISCO, INC. (PSFI) is 100% owned by PEI

Peakpower San Francisco, Inc. (PSFI) was registered with the Securities and Exchange Commission on 22 May 2013 with SEC Registration No. CS201309160. Its primary purpose is to acquire, design, develop, invest in, and operate power generating plants in the Agusan del Sur and engage in the business of a generation company in accordance with Republic Act No. 9136 otherwise known as the Electric Power Industry Reform Act of 2001 (EPIRA) and its implementing rules and regulations, develop and operate conventional and renewable energy resources, sell electricity and carbon credits, act as a wholesale and retail electricity supplier and aggregator and maintain power plants, among others.

PSFI is a 10.4MW (2 units) Diesel/Bunker-Fired Power Plant located in Agusan del Sur. It has a 15-year BOMT agreement with the Agusan del Sur Electric Cooperative Inc. (ASELCO). Its principal place of business is at ASELCO Compound, Barangay San Isidro, San Francisco Municipality, Agusan del Sur.

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. San Francisco serves as the primary commercial and service center in the province of Agusan del Sur, being situated at the crossroads leading to other production centers in the region.

ERC issued the Final CoC for PSFI's first 5.2MW (1 unit) capacity on March 23, 2015. Commercial operations started on February 26, 2015 using the provisional CoC.

The 5.2MW (1 unit) Power Plant expansion declared commercial operations last January 26, 2018. ERC granted the provisional COC of the expansion on September 28, 2017.

PEAKPOWER BUKIDNON, INC. (PBI) - 100% owned by PEI

Peakpower Bukidnon Inc. (PBI) was registered with the Securities and Exchange Commission (SEC) on July 24, 2014 with SEC Registration No. CS201414293 primarily to acquire, develop, construct, invest in and operate power generating plants in Bukidnon and engage in the business of a generation company in accordance with Republic Act No. (RA) 9136 otherwise known as the Electric Power Industry Reform Act of 2001 (the "EPIRA") and its implementing rules and regulations, and to develop, assemble and operate other power related facilities, appliances, and devices, and develop and operate conventional and renewable energy resources, sell electricity and carbon credits, act as a wholesale and retail electricity supplier and aggregator, operate and maintain power plants, securing any needed licenses to engage in such business activities and purchasing or otherwise acquiring, for the purpose of holding or disposing of the same, shares of stock, equity, rights, and property of any person, firm, association, or corporation engaged in industries or activities related to energy development, paying for the same in cash, shares of stocks, or bonds of this corporation.

PBI is a 10.4MW Diesel/Bunker-Fired Power Plant located in Bukidnon. It has a 15-year BOMT agreement with the Bukidnon Second Electric Cooperative Inc. (Buseco). Its principal place of business is at at Purok 3, Alae, Manolo Fortich, Bukidnon.

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. The highlands of Bukidnon is considered to be the food basket of the Philippines and is home to more than a few food processing industries.

PBI's commenced commercial operation last March 26, 2018. Final Certificate of Compliance was issued by the ERC on December 19, 2018.

AB BULK WATER COMPANY, INC. (ABWCI) is 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 will tap the water resources of Lumayagan River and aims to supply about 15 to 20 million liters per day (MLD) of potable water. The project with potential capacity of up to 25 MLD is the company's first venture in the bulk water supply project. 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 study, these municipalities 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). NWRB has 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 as a PPP project.

Pre-operating loss before income tax amounted to P295 thousand and P376 thousand as of December 31, 2019 and 2018, respectively. The decrease is due to the reduction of professional fees. The Company's total assets of P19.3 million this year and P19.6 million last year consists primarily of construction in progress amounting to P18.7 million as of December 31, 2019 and 2018, respectively. It pertains to costs incurred by the Company related to development of its facilities such as the cost for the design of water treatment plant and transmission, permits and registration fees, professional fees and other costs.

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.

The Consortium, composed of EWRTC and Alloy MTD Group (represented by MTD Philippines Inc.), has submitted an unsolicited proposal to the Philippine National Railways to finance, build and then operate and maintain the East-West Rail Project under the Build-Operate-Transfer (BOT) Law. 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 the operation & maintenance of the East-West Rail Project. The project will traverse the corridor of Quezon Avenue in Quezon City and España Boulevard in the City of Manila.

On July 12, 2017, Megawide Construction Corp. was given the option to participate in the PNR East West Railway Project as an additional consortium member subject to the provisions of the BOT Law and its implementing Rules and Regulations.

Currently, the project is under evaluation by the National Economic and Development Authority (NEDA) and the Public-Private Partnership Center (PPP Center).

Blaze Capital Ltd. posted a net loss of \$3 thousand and \$251 thousand in 2019 and 2018, respectively. The Company recognized an unrealized foreign exchange gain of \$253 thousand in 2018 which did not recur in 2019. It also incurred \$505 thousand operating expenses in 2018. Its total assets amounted to \$2.2 million in 2018 and 2019.

APEX MINING COMPANY, INC. (APEX) – 1.03% owned by ABCI

Apex Mining Company, Inc. was incorporated on February 26, 1970, principally engaged in the business of mining and production of gold, silver, copper, lead and other precious metals. The company is listed in the Philippine Stock Exchange.

In October 2014, the Parent company sold all its 388,694,698 shares in Monte Oro Resources and Energy Inc. (MORE) to Apex Mining Co., Inc. (Apex) and subsequently subscribed the same number of shares of Apex. The Parent Company has 8.89% shareholdings in Apex after the SEC approved the increase in its authorized capital stock on January 12, 2015. After the next round of subscription, the company's interest was reduced to 6.24%. At the end of 2019, the Parent company holds 1.03% after disposal of shares on various dates.

Apex acquisition of MORE expanded the mining business of the corporation by taking over the mining business under MORE which include the mineral processing plant and tenements in Jose Panganiban, in Camarines Norte and tenements in other provinces. It also includes a 30 percent participating interest in Service Contract no. 72 that covers an offshore gas project in Palawan, as well as BOT Contract for solid waste management

with the Philippine government for Metro Manila and mining interest in other countries like Myanmar, Mongolia, Uganda and Sierra Leone.

Apex Maco mine in Compostela Valley continues to improve on its operation throughput. It successfully hurdled the recent audit by the Department of Environment and Natural Resources (DENR) and has been allowed to continue with its operation. The mine has likewise obtained its ISO 14001:2015 international certification on environment system which reaffirms its compliance with pertinent environmental laws and regulation. Apex also owned Itogon-Suyoc Resources, Inc. which has mining claims and owns the mill and production facilities in Sangilo, Itogon, Benguet and Suyoc mine in Mankayan, Benguet.

PHIGOLD LTD. (PhiGold) - 18.70%

PhiGold Limited, a company incorporated in the Cayman Islands on October 20, 2010, is the holding company of the Group comprising PhiGold Plc (100%) and its wholly owned subsidiary PhiGold Mining Limited, both incorporated in England and Wales. The two subsidiaries, however, are currently inactive. PhiGold with its principal activity of investing in gold mining assets has invested 40% in the total voting rights in PhiGold Metallic Ore Inc. (PMOI), a gold mining company incorporated in the Philippines last January 7, 2008. Upon the sale of PMOI shares from PhiGold Mining Limited to PhiGold Limited in March 2011, PMOI is already a direct subsidiary of PhiGold Limited.

PMOI is the contractor of its acquired mining property covered by Mineral Production Sharing Agreement 190-2009-XIII (MPSA 190) granted by the Philippine Government through the Mines and Geosciences Bureau (MGB) under the Department of Environment and Natural Resources (DENR). It has a term of 25 years and is renewable for another term of 25 years. MPSA 190, which has gold and other mineral deposits, is situated in Barobo, Surigao del Sur and has an area of 449.49 hectares. Its exploration period is two (2) years initially and renewable every two years but not to exceed eight (8) years in total. On August 24, 2011, all documentary requirements submitted to MGB Regional Office in Surigao have been forwarded to MGB Central Office in Manila. These documents are required in the conversion of MPSA from Exploration status into Development and Production. On October 11, 2011, the provincial board of Surigao del Sur has resolved to MGB.

With the promising prospect in mining industry due to the increasing gold prices in the world market, A Brown Company's Board of Directors approved on November 29, 2011 the acquisition of 29,376,039 of PhiGold Limited shares representing 22.87% of its outstanding equity. With the entry of the new investor in Phigold, ABCI's equity interest reduced to 18.7%.

VIRES ENERGY CORPORATION (VEC) – 99.995%

As disclosed on June 18, 2020, A Brown Company, Inc. is acquiring 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.

(2) Business of Issuer

Principal Products and Services

A Brown Company, Inc. ("ABCI") is a publicly listed corporation which has major interest in the property development and investment in listed and non-listed companies. It is engaged in the business of real estate development located in Cagayan de Oro City and Initao in Misamis Oriental, Cainta, Rizal; Valencia City, Bukidnon and Butuan City, Agusan del Norte. ABCI, through its subsidiaries, also ventured into palm oil milling, power generation, investment in gold mining assets and real estate brokerage.

Real estate is one of the core businesses of A Brown. Its prime real estate development property is Xavier Estates in Cagayan de Oro City. It is Mindanao's most successful high-end residential subdivision. All real estate developments follow the concept of a mixed-use, nature-themed, well-planned integrated community. In recent years, the Company has expanded to economic and socialized housing projects.

HIGH-END PROPERTIES

Xavier Estates ("XE") - located in Fr. Masterson Avenue, Upper Balulang, is the pioneer in premier mixed use development in Northern Mindanao. This 220-hectare development 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. It has 24-hour security, tree-lined streets and landscaped roadways, high pressure sodium streetlamps, centralized water supply system and water treatment facility, parks and playground, jogging and bicycle paths, forest park and bird sanctuary. Within the Estates, there is a fully air-conditioned chapel. Nearby is a school offering preparatory and elementary education, convenience stores, gasoline station and the Xavier Sports and Country Club – *the first and only country club with proprietary membership.* Other modern conveniences are also within reach such as SM mall and a par 72-hole golf course. Just across it, is Xavier University – a grade school and high school university run by the Jesuits including the newly built IT College. For the year 2019, there were 5 lots sold as compared to 50 lots in 2018.

Teakwood Hills Subdivision is located in Barangay Agusan, Cagayan de Oro City, some 2.3 kilometers from the national highway going uphill. This new and idyllic enclave has a breathtaking endless view of the mountains and the sea. It was inaugurated on September 22, 2007. Part of its master plan development is a perimeter fence with ingress and egress controlled by two gates, 24 hour security, private cul-de-sac with esplanades and parks designed to create a pastoral ambience. The roads are eight meters wide and lined with trees. It has a club house with recreational amenities such as infinity swimming pool and basketball court. Lot sizes starts from a minimum cut of 250 sq.m., all with a 180-degree scenic view of the famous Macajalar bay and an elevation of 220 meters above sea level. A total of 22 lots were sold in 2019 and 82 lots in 2018.

Valencia Estates is located in Barangay Lumbo, Valencia City, Bukidnon was launched in October 2008. It is a 11.72 hectares project with an estimated 351 saleable lots ranging from 150 to 293 sq.m. each. Valencia Estates' 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. There were 23 lots and 52 lots sold in 2019 and 2018, respectively.

Coral Resort Estates is a mixed-use development located at Brgy. Pagahan, Initao, Misamis Oriental, between the cities of Cagayan de Oro and Iligan. The project is 60 kilometers from Cagayan de Oro and is 27 kilometers away from the Laguindingan International Airport. The development includes a P 30 million clubhouse. The total land area is 10 hectares with a total development area of 5.397 hectares with an average lot cut of 250 sqm. Phase 1 of the project will comprise 82 lots. Cluster A has 42 saleable lots with an area of 2.5 hectares while Cluster B has 40 saleable lots with an area of 2.9 hectares. There were three (3) lots sold this year and ten (10) lots sold last year.

West Highlands is a residential estate located in Brgy. Bonbon, Butuan City. The project is just 3 kilometers from the JC Aquino Avenue junction and approximately a five-kilometer drive to all major establishments and service facilities in the city. The total area of development of Phase 1 is 25.9 hectares and 289 feet above sea level which gives you an opportunity to have an exclusive view of the historic Mt. Mayapay or the cityscape. Situated at the delta of the mighty Agusan River, Butuan was a trading entrepot that flourished about 900-1000AD within the Southeast Asian maritime trading empire. It is also in Butuan that actual specimens of the ancient boats known as balanghai-today aptly renamed the Butuan Boats- were found. There were 28 lots were sold this year as compared to 53 lots last year.

West Highlands Phase 2 was launched in October 2017 with a total of 156 lots for sale. There are 75 fairway and 81 inner lots. Fairway Lots have an average of 360 sq.m. lot cut while inner lots have an average of 250 sq.m. lot cut.

West Highlands Golf Club features a 9-hole golf course. Opened for public use in November 2016, the golf course is frequented by local and national golfers. This one-of-a-kind executive all-weather golf course offers Mindanao's first paspalum re: eco-friendly turf grass and moderately undulated green and fairways. A 16-lane driving range is also one of the features in the area.

Xavier Estates Phase 6 – Ignatius Enclave features house and lot units and prime lots. House and Lot units are single detached with lot area of 110 to 120 sq.m. and floor area of 60 sq.m. Prime lots have lot cuts of 250 to 400 sq.m. Aimed at fostering The Happy Community concept, the modern minimalist houses introduced ABCI's first venture into the vibrant house colors of yellow, orange, blue and green accents. Abundant green open spaces shall also highlight the subdivision. There were 76 units that were sold this year as compared to only three (3) last year.

The Terraces in Xavier Estates highlights 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 46 lots for sale. Three (3) units were sold this year and none for last year.

Economic Housing

Xavier Estates Ventura Residences (Phase V-A) is the first venture of A Brown Company, Inc. into the middle market house-and-lot package. Ventura Residences is nestled inside the Xavier Estates, a secluded place in a guarded gated community. Alicia-modified model house has three rooms and a master's bedroom; three toilet and bath (T & B); a maid's quarter with separate T & B; a carport and terrace. Ventura Residences has parks and playground and 6-meter wide service roads. There were two (2) house and lot packages sold in 2019 compared to three (3) house & lot sold in 2018.

Ventura Lane is located beside Ventura Residences with lot cuts of 250 sq.m. while Cluster B & C have lots cut at 110sq.m. No units were sold in 2019 and eight (8) lots in 2018.

Xavierville Homes Subdivision is adjacent to the Xavier Estates project. It is an economic housing development under BP 220. Phase 1 has an area of 1.8 hectares while Phase 2 has an area of 0.60 hectares for a total of 131 saleable lots. There were three (3) house and lot sold for the year and two (2) house and lot packages for last year.

East Cove Village is located in Barangay Sto. Domingo, Cainta, Rizal which is conveniently situated at the back of Robinsons shopping center and very accessible by public transportation along Ortigas Extension. This master planned mini subdivision will have the atmosphere of resolute safety and conspicuous ambiance of a first-rate community and neighborhood, truly an affordable world of enclave living. It is a 2.6 hectares project with 140 lots. It was opened to the market in 2005 and was sold out in less than 2 years. It has a perimeter fence for security and privacy, landscaped entrance gate, wide cemented roads – 10 meters wide main road

and 8 meters wide auxiliary roads, concrete curbs and gutters, paved sidewalks lined with trees, storm drainage system, mercury lamps along the road, park and playground, street lamps and centralized water system. The HLURB had issued the Certificate of Completion of the project in February 2009 and the Local Government Unit has already accepted the donation of its open spaces and road lots. On January 21, 2012, the village administration was turned over by ABCI to the new set of officers of the Homeowner's Association.

Adelaida Park Residences located below Xavier Estates 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 60-60.5 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. A total of 22 house and lot were booked as sale in 2019 compared to 71 house and lot in 2018.

Xavier Estates Phase 5B – Ventura Residences II also features house and lot units and prime lots. Located at the back of Ventura Residences I, this second phase 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. For the year 2020, there were 46 units that were sold as compared to only three (3) last year.

Socialized Housing

St. Therese Subdivision is a socialized housing project located in mid-Balulang, Cagayan de Oro City. It is about 1.67-hectare project with 155 saleable lots ranging from 50 to 75 sq. m. with floor area of 25 to 28 square meters. There are 91 units of row houses; 38 units of duplexes and 17 units of single-attached that have been for the project. Nine (9) units are up for new design. Two (2) lots were booked in 2019 and seven (7) lots in 2018.

Mountain View Homes. is another socialized housing project of ABCI. Phase 1 opened in February 2015 with 215 houses and lot units while Phase 2 was opened in November 2016 with 83 house and lots units. Located in Mid-Balulang, Cagayan de Oro City. Mountain View Homes is accessible to churches, schools, malls and commercial establishments. The socialized housing project has row houses with lot area of 50 sq.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. A total of 37 house and lot were booked as sale in 2019 and 57 house and lots in 2018.

Mangoville. The "Sosyal Socialized Housing" project of A Brown Company located in Barangay Agusan, Cagayan de Oro features duplex house designs and with own parking space; with 10-meter wide main roads and 8-meter wide inner roads; with guardhouse and perimeter fence; and with an elevation of 169 meters above sea level overlooking Macajalar Bay. Mangoville is built on a 3.5 hectares area with a total of 235 housing units. Each unit of the duplex house has a lot area of 67.5 sq. m. and a floor area of 22 sq.m. Two (2) house and lot were booked as sale in 2019 while another two (2) house and lots in 2018.

Foreign Sales not applicable

Product Lines:

Net Sales	71.92%
Equity in Net Gain of an Associate	26.61%
Gain on Sale of Investment Property and PPE	0.60%
Financial Income	0.19%
Others	0.68%

The Company has five categories for products and services. The *first* category covers real estate activities, sale of palm olein, palm stearin, refined bleached deodorized oil, palm acid oil, palm fatty acid distillate and crude palm oil processed from the mill plant of ABERDI, water services, crop, and kernels. The revenue from this category accounts for about 71.92% of the total income. The *second* category covers equity in net income of an associate. The *third* covers the gain on sale of investment property and property, plant and equipment. The *fourth* category covers interest income for in-house financed lot sales. The *fifth* category is an income derived from water tapping fees, transfer fees and other water charges, service fees, penalties on late payments and income from forfeited deposits,

In 2019, ABCI affirmed its pioneering edge in real estate selling in this part of the country by asserting a proactive stance by bringing in new ideas. First off, ABCI has opened the sellers' market. From 5 partner realties, there are now 32 accredited realties selling ABCI properties in Cagayan de Oro; in Initao, Misamis Oriental; in Butuan; and in Bukidnon.

The old accredited realties are Arka Realty, BCP Realty, Cdo Brokers and Associates, Chee Realty and Development Corp, Gambe Realty, JCA Realty Corporation, Leuterio Realty and Brokerage, Power Properties Realty Mgt and Devt Corp, and Truly Wealthy Realty.

And the new ones include Abejo Realty, Alphatierra Realty, Bachelors Realty and Brokerage, CLM Realty, Divine Graceian Realty, DK Realty Broker, ES Realty, Genuine CDO Properties Realty Co, Golden Nest Realty and Brokerage, Icon Ideal Concepts, Irene Ramos Realty, JAC Homes Realty, La Breeza, Land Asia Global Properties, Landswem Infinite Realty, Marialee Realty and Brokerage, Marlyn Jugao Realty, Rebace Real Estate and Devt Corp, Ro-land Harvest, Ryra Realty and Consultancy, Seankirsten Realty, Sios-e Real Estate Center, and U-1st Realty and Brokerage.

Significantly, on top of the regular commissions, sellers receive novel incentives such as huge cash incentives, travel perks, and branded bags or watches or jackets. They also receive mugs and wine with personal messages from the President.

The first Hall of Famer Award was presented to Rizalinda Chee-de Jong of Chee Realty and Development Corporation. A loyal broker of ABCI for 25 years, Ms. de Jong was a consistent gold awardee and has exhibited outstanding sales leadership and exemplary and unparalleled sales performance all these years. Moreso, outstanding brokers and realties are recognized through Monthly Sales Achievers Ceremonies, Quarterly Awarding Ceremonies and the Annual Sales Conference.

The Brokers' Care and Engagement Programs were instituted and has significantly increased the brokers' attention to ABCI projects, making it top-of-the-mind when selling. Aside from the personal chat and exchange with the individual brokers, company activities included them such as health and wellness programs and the women's talk.

In previous years, ABCI invested on traditional marketing: billboards, flyers, road signages, and tri-media. In the advent of the digital age, more focus have been dedicated to online selling through the Search Engine Optimization, Facebook, and Brooky. The company website is currently being revamped to be respondent to online inquiries. Weekend activities include model house launching and visits, ribbon cutting, groundbreaking ceremonies on site to attract buyers to visit the actual area. These activities were done in partnership with suppliers, banks, and recognized business leaders in the industry. Various model houses were being designed and built to give the market options to choose from.

Under the Chief Executive Officer, the ABCI Sales and Marketing Department continues to brainstorm for promotions and advertisements aimed to respond to the market's preferred choice of real estate products.

Lastly, these changes are all anchored on the ABCI vision of "Creating enlightened and happier communities for the common good".

For Palm Oil Operations, fresh fruit bunch suppliers are from nearby towns of Bukidnon, Misamis Oriental, Cagayan de Oro City, Cotabato City, Agusan del Sur, Sultan Kudarat, and North Cotabato while the buyers for the crude palm oil (CPO) are from Cagayan de Oro City, Surigao de Norte, Iligan City and Butuan City.

The buyers for palm oil kernel/nuts are from Davao City, General Santos City, Manila and Candelaria, Quezon while for the Palm Acid Oil, the export buyers are from Makati City and General Santos City. The buyers for Palm Olein are from Bukidnon, Misamis Oriental, Surigao del Norte, Ozamis City, Cagayan de Oro City, General Santos City and Quezon province. Palm Stearin buyers are from Manila and Malabon City.

New Products or Services

Four new projects were introduced in 2018. Mangoville is a socialized housing project featuring duplex houses located in Brgy. Agusan, Cagayan de Oro City. Ventura Residences 2 is an economic housing featuring single detached houses. Prime lot cuts are also available and located by the ridge. And the two high-end (open market) projects are Xavier Estates Phase 6 Ignatius Enclave and The Terraces. Ignatius Enclave features single detached houses and prime lots. The Terraces is a low dense community of 46 lots for sale.

Competition

Among several real estate business developments in Cagayan de Oro City, Camella Homes and Johndorf Ventures Inc. **Pueblo de Oro Development Corporation, and Cebu Landmasters** are competitors offering same product and pricing packages as that of Adelaida Park Residences, Ignatius Enclave and Ventura Residences under the economic housing category. Ayala Land's Alegria Hills claim to be a competitor of Teakwood Hills' magnificent and endless view. For the project in Valencia City, Mountain Breeze is the project in the same category. For Butuan City, other players are the developers of Camella, Filinvest and VCDU projects. Ayala Land, Johndorf Ventures Inc., and Camella are competitors in the socialized housing. For the lot only market in Cagayan de Oro, competitor is Pueblo de Oro Development Corporation (mixed use development) and Robinson's.

Most buyers of ABCI real estate projects regard its value appreciation potentials as highly attractive. Another plus factor is the dynamism of its marketing group which is ably handled by its very able marketing personnel in tandem with its well-trained sales agents/brokers. This is the Company's commitment to offer affordable lot and house and lot packages for a well-planned project focused on family oriented and nature-themes environment. The key is security, good location and accessibility to basic locations (supermarkets, churches, public utilities, etc.). It is able to compete for its ability to attract customers which greatly depend on the quality and location of the projects, reputation as a developer, and reasonable prices and pricing schemes and the concept of a well-planned integrated community.

For the Oil Palm Mill, the competitors are Filipinas Palm Oil Plantation, Inc. (Rosario, Agusan del Sur), Kenram Industrial & Development, Inc. (Kenram, Isulan Kultan Kudarat), Agumil Philippines, Inc. (Trento, Agusan del Sur), Univanich Palm Oil Inc.(Carmen, North Cotabato) and Palm Asia Milling Corp. (Matanao, Davao del Sur).

Sources and Availability of Raw Materials

Construction materials for the Cagayan de Oro project were mostly sourced within the city while those used for Manila Operations were also sourced in Manila. The company is not dependent upon any single supplier. Projects are awarded to qualified bidders. Thus, the Company's suppliers are just related to supplies needed for maintenance and/or office needs. List of its principal suppliers are provided on Exhibit I, page 86-87.

For its palm oil milling operation, fresh fruit bunches are supplied from Bukidnon, Misamis Oriental, Cagayan de Oro City, Sultan Kudarat, Agusan del Sur, North and South Cotabato, and Maguindanao. The oil palm seedlings are imported from Malaysia.

Customer Profile

ABCI's clients are both from the local residents and OFWs, with dominant buyers from the U.S., London and Japan. 75% of the lot buyers in Mindanao projects come from Northern Mindanao, 15% are Filipinos married to a foreigner and 10% are classified as the "\$-earner" group. This group is composed of Filipinos working abroad, majority are nurses, seamen, caregivers, IT and fiancées or married to a foreigner. Payment habits are good and very keen on the project's completion. For East Cove Village, the lot buyers are 72 local and 68 from OFWs. On the other hand, the buyers for Teakwood Hills Subdivision, Valencia Estates and West Highlands are local businessmen and professionals and OFWs who want to upgrade their location. Buyers for Mountain View Homes are teachers, government employees and professionals. Adelaida Park Residences' buyers are local professionals and businessmen while Ignatius Enclave attracted OFWs, managers and executives of private companies, businessmen, and second-home buyers.

Buyers for Crude Palm Oil (CPO) and Palm Kernel Nuts (PKN) are from Davao, Bukidnon, Butuan, Cagayan De Oro, Iligan City. However, our bulk sales for processed palm oil products like Refined Bleach Deodorized palm oil and olein same with palm stearin, Likewise, our Golden Belle brand packaging products (18 kgs in Plastic Container and 50 ml Roll Type Pouches) are focus within Northern Mindanao Areas. While other processed palm oil by products like Palm Fatty Acid and Palm Acid Oil are sold to export buyers.

Related Parties

The Company and its subsidiaries and certain affiliates, in the ordinary course of business have entered into transactions with each other principally consisting of reimbursement of expenses and management agreements. All transactions were done on commercial terms and arms-length basis. See Note 15 of the attached Notes to the Consolidated Financial Statements.

Patents, Trademarks, etc. Not applicable

Government Regulations

There are no existing governmental regulations which may have adverse effects on the business. Licenses to sell for all on-going projects have been secured.

Phases 1 to 4 of Xavier Estates have accordingly been secured and compliance with all the requirements of HLURB have been undertaken. The existing real estate project called Xavier Estates has been granted an Environmental Clearance Certificate (ECC) No. 10(43)00-01-31-1502-50110 which was released on January 31, 2000 consolidating the four phases (I, II, III, IV) of the project. The said certificate supersedes the ECCs previously issued to Phases I, II and III. Xavier Estates Block 62 and 63 belong to Phase 1 of XE project which has an alteration permit no. 026-2008 while its ECC is 10(43)00 01-31-1502-50110. Phase V of Xavier Estates has been issued an ECC No. R10-0912-0091. It supersedes ECC No. 10(43)00 01-31-1502-50110. The project is being visited twice a year by the Multi-partite Monitoring Team to check the Company's compliance to the ECC issued. ABCI pays an annual fee for its Mindanao projects and its being handled by the Guardians of the Earth Association, Inc.

Teakwood Hills Subdivision's ECCs are (43)06 09-11 4294-50200 and R10-0912-0090, Development Permit No. is 014-2007, and License to Sell are 25268 and 030226 which amends LTS Nos. 18507/24800/28390. For Xavierville Homes Subdivision its ECC is 10(43)05 05-16 4004-50200, Development permit no. is 010-2007 and License to Sell are 18500/22399. Valencia Estates ECC license is R10-1001-0009/10(13)07 07-30 4456-50200 while its Development Permit is 07/01 and its License to Sell are 19846 and 24770. For the Cainta project, an ECC has been issued last November 6, 2003 under no. 4A-2003-1100-8410 and a development permit issued by the Sangguniang Bayan of Cainta, Rizal under Resolution No. 2003-084. The HLURB License to Sell No.

11990 was released in February 2005. Saint Therese Socialized Housing has been issued with ECC No. R10-0912-0089, Development Permit No. 002-2011 and License to Sell No. 24799 while Initao Coral Resort Estates has an ECC No. R10-1001-0013 with Development Permit No. 2011-04-01 and License to Sell Nos. 28380/28404/029461. Ventura Residences ECC License is R10-0912-0091, Development Permit No. 007-2011 and License to Sell are 25834/25265/029473/030205 while for Ventura Lane's ECC No. is R10-0912-0091, Development Permit is 007-2011 and License to Sell No. is 02469. In Butuan City's West Highlands, the only golf and residential estates in Caraga region has an ECC No. R13-1204-037, Certificate of Registration No. 23586 and License to Sell Nos. 25889 which was amended to 28412, 28413 & 029465. The LTS for West Highland Phase 2A is 031773. Mt. View Homes has an ECC No. R10-1408-0217 with Development Permit No. 005-2014 and License to Sell No. 029442 for its socialized housing and License to Sell No. 029443 for its economic housing. Mt. View Homes 2 has License to Sell No. 031712 for its economic housing and License to Sell No. 031713 for its socialized housing. Adelaida Park Residences has License to Sell No. 031714.

The Mangoville project has secured its Development Permit No. 004-2017 and License to Sell No. 031789. Xavier Estates Phase 6 - Ignatius Enclave has an ECC No. R10-0912-0091, Development Permit No. 006-2018 and License to Sell No. 033723. Xavier Estates Phase 5B - Ventura Residences 2 has an ECC No. OL-R10-2018-0091, Development Permit No. 007-2018 and License to Sell No. 033724. Development Permit No. 005-2018 and License to Sell No. 033722 were also issued for The Terraces in Xavier Estates.

The Palm Oil Mill's ECC 10(13)06 04-19 4210-31171 was issued on April 19, 2006. It was amended to include Palm Oil Refinery with Fractionation Plant which was approved on February 6, 2013. For the oil palm plantation project, its ECC no. 10(13)07 03-20 4384-31171 was issued on March 20, 2007. For Kalabugao nursery, the Philippine Coconut Authority registration was approved and released last December 24, 2008. While the permit to import oil palm seeds were released on January 12, 2009.

ABERDI received its License to Operate as Food Manufacturer with LTO NO. CFRR-RX-FM-1195 from Food and Drug Administration on July 1, 2016. In addition, the company also received the HALAL registration certificate for the Refined Palm Oil Products on April 29, 2016 with IDCP-NO. 2016-F-828,

Palm Concepcion Power Corp. (formerly DMCI Concepcion Power Corp.) was granted ECC No. 0606-006-4021 dated May 27, 2007 as amended in November 4, 2010 for the proposed construction of the power plant. Endorsements from different levels of the local government units were also issued for the project, namely: Sangguniang Barangay Resolution No. 2004-17 dated December 22, 2004; SB Resolution No. 2005-06 dated January 24, 2005 and SB Resolution No. 2011-068 dated June 13, 2011 (which affirms earlier Resolution and recognizing new corporate name), Provincial Development Council through Resolution No.2005-031 dated July 5, 2005 which favorably endorsing the project to the Regional Development Council; from the Office of the Provincial Governor of Iloilo dated November 10, 2011 and from the Office of the Municipal Mayor of Concepcion, Iloilo dated November 10, 2011.

The Department of Energy (DOE) endorsed the project to the National Grid Corporation of the Philippines (NGCP) to conduct Grid Impact Study (GIS) on February 16, 2011 and classified the project from "Indicative" to "Committed" on February 10, 2012.

The Department of Natural Resources (DENR) granted PCPC's request for ECC extension on May 9, 2012 and likewise approved the request for ECC amendment for the increase in capacity from 100 MW to 135 MW and relocation of certain project components on October 12, 2012.

With the ECC amendment, the company once again consulted the local government units and appropriate Resolutions interposing no objections were passed and issued as follows: "Sangguniang Barangay Resolution No. 2012-19 dated October 17, 2012 affirming Resolution No. 2012-04; Sangguniang Bayan Resolution No. 2012-99 dated November 5, 2012 affirming SB Resolution No, 2011-69 and Provincial Development Council Executive Committee Resolution No. 2013-034 dated March 13, 2013 affirming the Provincial Development Council's Resolution No. 2005-031.

The Board of Investments (BOI) issued the Certificate of Registration (2012-114) to PCPC on June 27, 2012 and approved PCPC's request for amendment for the change in ownership and increase in capacity from 100 MW to 135 MW on October 2, 2012.

The Environmental Management Bureau (EMB)- Region 6, granted PCPC the Authority to Construct (14-AC-F-0630-1258) and Permit to Operate (14-POA-F-0630-1258) Air Pollution Source and Control Installations on November 3, 2014. A Discharge Permit (15-DPW-F-0630-1258) was also issued by EMB on January 5, 2015, allowing PCPC to discharge treated wastewater to Concepcion Bay.

With the request of PCPC to DENR to amend its ECC for the extension of the 350-meter pier conveyor facility, DENR issued a new ECC (ECC-CO-1409-0022) to PCPC on June 19, 2015.

The National Water Resources Board (NWRB) issued a Conditional Water Permit (CWP No. 11-26-14-036) to PCPC on November 26, 2014 granting PCPC to use Concepcion Bay as water source for its desalination plant. Thereafter, the CWP issued was superseded by NWRB as they issued a Water Permit to PCPC with No. 023707 on January 22, 2016.

The Philippine Ports Authority (PPA) granted a Permit to Construct with No. 2015-001 to PCPC on April 24, 2015 granting PCPC to construct a Private Non-commercial port in Barangay Nipa, Concepcion, Iloilo. PPA, then, issued a Certificate of Registration/Permit to Operate (No.491) to PCPC effective February 29, 2016.

The Energy Regulatory Commission issued to PCPC a Provisional Authority to Operate on July 14, 2016 for its 135 MW Circulating Fluidized Bed Coal-Fired Power Plant. Moreover, the Department of Labor & Employment (DOLE) issued to PCPC Permit to Operate for its various power plant equipment in August 2016. Hence, on August 16, 2016, the said plant started its commercial operations. Ten (10) distribution utilities and electric cooperatives have signed up with PCPC for their base load power capacity requirements.

To date, PCPC has renewed its permits as required by various government agencies and is continuously 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.

Personnel complement of A Brown Group of Companies as of December 2019 is presented below.

As to position:

Positions	No. of Personnel
Officers	9
Managers (including AVPs)	17
Supervisors	31
Rank and File	122
Total	179

As to function:

Functions	No. of Personnel
Operations	90
Sales and Marketing	23
Accounting/Credit and	
Collection/Finance	20
Administration	46
Total	179

The Company expects to maintain its number of employees in the next 12 months.

Risks

A Brown Co., Inc. and its subsidiaries are exposed to financial, operational and administrative risks which are normal in the course of the business, depending on the business industry sector where each of the subsidiaries operate. It is subject to significant competition in each of its principal businesses. ABCI competes with other developers and developments to attract lot buyers and customers for its hotel and palm oil operation. Other risks that the company may be exposed to are the following: changes in Philippine interest rates, changes in the value of the Peso, changes in construction material and labor costs, power rates and other costs, changes in laws and regulations that apply to the Philippine real estate industry and changes in the country's political and economic conditions. Please refer to Note 23 of the Notes to the Audited Consolidated Financial Statements for the discussion on Financial Risk Management Objectives and Policies.

The Company and its subsidiaries have formed board committees composed by their respective directors to mitigate if not to avoid these risks. The Audit Committee and Risk Committee in cooperation with the Company's external and internal auditors exercise the oversight role in managing these risks. It also manages the financial and business risks in accordance with the company's risk profile and risk culture to strengthen the company's position when faced with these risks.

Even larger economies are confronted with downside risk on its credit ratings. Other sovereignties have also been feared to default on its obligations. Global financial crisis if not contained will have a ripple effect to other volatile economies as investors lost confidence and hold back investment.

In recent years, the Philippines enjoys an unprecedented level of confidence among international business community and has improved its global competitiveness rankings. It has received an investment grade and stable outlook on its long-term sovereign credit ratings among the three major credit ratings agencies. The improvement of credit ratings will provide a lower cost of capital on its borrowings.

In spite of opportunities, downside risks to growth exist with the presence of external and domestic shocks. The slowdown in large emerging economies, and conflicts in Middle East are some of the external forces that would pull growth opportunities down. Disasters arising from natural hazards, delays in infrastructure and reconstruction projects, logistics bottlenecks and thin power reserves are perceived to be internal forces that will hamper growth.

Philippine housing market did face a slight slowdown as consumers are force to hold off property purchases. The Asian property market felt the heat of the global recession, too. It is expected though that the country will be able to weather a global economic slowdown for as long as the fiscal reforms are sustained. Regulatory agencies are also key partners in combating financial crisis through continued vigilance in their examination of compliance to rules and regulations, pro-active in implementing economic programs to sustain pump-priming activities and responsive to the needs of time like the implementation of economic bail-out plan in order to curtail the systemic effect of sectoral crisis trickling down to the whole economy that will affect all local business sectors. Bangko Sentral ng Pilipinas in particular should remain steadfast in its mandate to maintain effective financial system and institute preventive and corrective measures to alleviate the ill-effects of the startling financial difficulty i.e. credit crunch resulting to home foreclosures that became the housing crisis which will ultimately affect the whole economy if not resolved in immediacy. The government should also have the capacity to fix and clean-up the mess that scandals and accusations of graft and corruption within the bureaucracy to encourage and boast foreign and domestic investors' confidence. Although this may have an indirect impact on the company's growth but if the economic slowdown will set in, inevitably this will weaken the business volume, revenue and profits. It may affect the Company's business activity - low demand, higher interest rates and stiff competition.

The company is also subject to risks inherent in real estate development. There is a risk that financing for development may not be available on favourable terms; that construction may not be completed on schedule or within budget due to shortages of materials, work stoppages due to unfavourable weather conditions, unforeseen engineering, environmental and geological problems and unanticipated cost increases; that new

governmental regulations including changes in building and planning regulations and delays to obtain requisite construction and occupancy permits; and developed properties may not be leased or sold in profitable terms and the risk of purchaser and/or tenant defaults.

On the other hand, there are also factors that expose the Plantation to risks. These are the peace and order condition of the plantation sites, infestation of pests and diseases and farm to market road (provincial and barangay roads). Generally, the peace and order situation in the plantation area is stable. Coordination for security is made with the cooperation from the local government. Weather disturbance which causes landslides making the roads impassable also delay transporting the fruit bunches to the mill plant.

Risk factors for the mill business are as follows: i) breakdown of one major equipment such as purifier, steam boiler, turbo-alternator and/or fruit digester will paralyze the operation for days, weeks or months; ii) non-adherence to environmental restrictions may cause plant closure or work stoppage; iii) unplanned breakdown of High Power Boiler equipment for Refinery and Chiller for Fractionation can cause to cease operation.

Research and Development

The company is currently doing market studies for a possible expansion of its palm oil plantation and possible projects related to energy and power. The company does not expect to conduct any significant product research and development in the foreseeable future other than related to its existing operations.

Item 2. PROPERTIES

Real properties owned by A Brown Company, Inc. and its subsidiaries are shown on Exhibit IIa, IIb and IIc, page 88-91. Most of the properties were already transferred under ABCI's name. The merger of ABCI and several of its subsidiaries in December 1999 and June 2002 as mentioned in Item 1 of Part 1, has caused the inclusion of properties under East Pacific Investors Corp. (EPIC), but legally, the owner is already ABCI. For properties with individual names indicated, the documentation on the transfer of ownership is still on process. Some real properties were on lease with contracts providing for renewal options subject to mutual agreement of the parties. Rental rates are based on prevailing market rates for the said properties. Other real properties that the Company intends to acquire are still under review depending on the factor/s such as demographics and accessibility to public transport. ABCI's preferred mode of acquisition would be thru purchase or joint ventures with landowners. It continues to assess its landholdings to identify properties which no longer fit its overall business strategy and hence, can be disposed of.

Item 3. LEGAL PROCEEDINGS

The Company has contingent liabilities for lawsuits and various other matters occurring in the ordinary course of business. On the basis of information furnished by the legal counsel, management believes that none of these contingencies will materially affect the Company's financial position and results of operation.

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

Except for the matters taken up during the Annual Stockholders' Meeting, there was no other matter submitted to a vote of security holders during the period covered by this report.

PART II SECURITIES OF THE REGISTRANT

Item 5. MARKET FOR REGISTRANT'S COMMON SHARES AND RELATED STOCKHOLDER MATTERS

Market Information

The common shares of ABCI have been listed at the Philippine Stock Exchange (PSE) since February 1994. The table below shows the high and low sales prices of the Company's shares on the PSE for each quarter within the last two (2) fiscal years, to wit:

	Year	2019	Year	2018
Quarter	High	High Low		Low
Jan-Mar	0.88	0.76	0.82	0.78
Apr-Jun	0.85	0.70	0.82	0.75
Jul-Sept	0.95	0.77	0.84	0.79
Oct-Dec	0.87	0.69	0.87	0.70

The Company's stock price was trading as high as P0.95 and as low as P0.69 for the four quarters of the year. It also closed at P0.71 on December 27, 2019 as compared to the closing price of P0.78 on December 28, 2018.

The table below shows the high and low sales prices of the Company's shares on the PSE for the first (1st) quarter of 2020, April and May 2020, to wit:

	Year 2020			
Month	High	Low		
January	0.74	0.60		
February	0.68	0.55		
March	0.90	0.455		
April	0.61	0.50		
May	0.58	0.51		

On June 15, 2020, ABCI's shares of common stock were traded at a high of P0.61 and a low of P0.57 at the Philippine Stock Exchange with closing price of P0.57. The stocks are not traded in any foreign market.

Holders of Common Equity

The number of holders of common stock as of December 31, 2019 is 2,092. Please refer to Exhibit III, page 92 on the top twenty shareholders, the number of common shares and the percentage of the total common shares outstanding held by each as of December 31, 2019. As of March 31, 2020, the number of holders of common stock is 2,091.

As of December 31, 2019 and 2018, the company is compliant with the minimum public float requirement by the Philippine Stock Exchange (PSE) at 37.35% and 44.69%, respectively. The company's public float of 37.35% is equivalent to 925,440,189 shares out of the 2,477,667,911 outstanding shares.

Dividend

A Php 0.05/share cash dividend was declared by the Company for the year 2006 and was given to stockholders of record as at the close of business on January 15, 2007 and paid on February 8, 2007. The previous declaration was on June 1998 where a 10% stock dividend was given to stockholders of record as at the close of business on July 17, 1998.

On July 9, 2010, the BOD of the Parent Company resolved to declare a cash dividend equal to Php .20/share to shareholders of record as of August 6, 2010 payable on August 30, 2010.

On August 18, 2010, the Parent Company's Board of Directors approved the declaration of a total 63,120,433 of the Parent's treasury shares as property dividends. After the regulatory examination of the Securities and Exchange Commission (SEC), the Parent Company was directed on October 4, 2010 to set the record date. The Parent Company's Board of Directors set November 3, 2010 as the record date for the determination of Company's shareholders entitled to receive the property dividend. Shareholders as of the record date owning sixteen (16) shares shall be entitled to one (1) BRN treasury share. No fractional shares shall be issued. The Company was expected to complete the distribution of the property dividends by November 29, 2010.

The Board of Directors approved the 25% stock dividend equivalent to 346,573,307 shares on June 7, 2013. The record date was set on September 12, 2013 after the approval by the Securities and Exchange Commission of the Corporation's increase of its authorized capital stock from which the stock dividends were to be issued. The Corporation was to issue the said stock dividend shares on or before October 8, 2013.

On November 27, 2013, the company notified the investing public of the publication in a newspaper of general circulation of the Notice that the cash dividends which remain unpaid will be reverted to the corporation after thirty (30) days from publication. The said Notice was published in Manila Bulletin on November 28, 2013.

On 7 June 2013, the shareholders of A Brown Company, Inc. (the "Corporation") approved the issuance of stock dividends to the Corporation's shareholders. The stock dividend shares were to be issued out of an increase in the Corporation's authorized capital stock, which increase was approved by the Securities and Exchange Commission on 16 August 2013. The Corporation further indicated that it was not to issue fractional shares which were expected to arise from the stock dividend declaration; instead, the Corporation undertook to acquire said fractional shares from the shareholders concerned and pay the latter the monetary value thereof.

As of 28 November 2016, pursuant to the authority granted under Section 41 of the Corporation Code, the Corporation has acquired all of the unissued fractional shares arising from the 2013 stock dividend declaration, constituting an aggregate of One Thousand Fourteen (1,014) shares. These 1,014 shares shall henceforth be treated as Treasury Shares in the books of the Corporation.

On May 19, 2016 the Board of Directors approved the declaration of a twenty percent (20%) stock dividend, consisting of approximately 346,573,104 shares, to the Corporation's shareholders. The same was approved by SEC on January 27, 2017.

On March 8, 2017 the Parent Company distributed 20% stock dividend totalling to 346,572,301 shares, net of fractional shares, of the Parent Company's outstanding shares to the stockholders of record as at February 10, 2017.

There was no dividend declaration in 2019, 2018, 2017, 2015 and 2014.

Dividend policy:

Dividends are declared by the Company on its shares of stocks and are payable in cash or in additional shares of stock. The declaration and payment of dividends in the future will depend upon the earnings, cash flow and financial condition of the Company and other factors affecting the availability of unrestricted retained earnings, as prescribed under the Corporation Code. Dividend declaration must also take into account the Company's capital expenditure and project requirements and settlement of its credit. Cash and property dividends are subject to approval by the Company's Board of Directors while stock dividends require the approval of both the Company's Board of Directors and Stockholders. In addition, the payment of stock dividends is likewise subject to the approval of the SEC and PSE, if shares are to be listed with the Exchange. Other than the restrictions imposed by

the Corporation Code of the Philippines, there is no other restriction that limits the Company's ability to pay dividends on common equity.

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

On May 19, 2016, the Board of Directors initially approved the amendment of the Corporation's Articles of Incorporation to increase its authorized capital stock (ACS) which was amended later on August 8, 2016 to increase its authorized capital stock (ACS) from the current Two Billion Pesos (P2,000,000,000.00) divided into Two Billion (2,000,000,000) Common Shares to up to Five Billion Pesos (P5,000,000,000.00) divided into Five Billion (5,000,000,000) Common Shares.

The first tranche of the increase in the Corporation's authorized capital stock, is implemented with an increase by One Billion Three Hundred Million Pesos (P1,300,000,000.00), divided into One Billion Three Hundred Million (1,300,000,000) Common Shares and out of said increase, the Twenty Percent (20%) stock dividend declared on May 19, 2016 are issued. This was approved by the Securities and Exchange Commission (SEC) on January 11, 2017. On March 8, 2017, 346,572,301 shares were distributed to stockholders as 20% stock dividend.

On 12 October 2017, the Board approved the conversion of the Company's debt and deposits for future subscription amounting to Php 450,000,000 to equity at Php 1.13/share based on the 15-day volume weighted average price for the period ending on October 11, 2017. This conversion is broken down as follows:

<u>Debt</u>	Liability	Number of Shares
Brownfield Holdings Incorporated	₱250,000,000.00	221,238,938
Deposits for future subscription		
Valueleases, Inc.	₱100,000,000.00	88,495,575
RMEscalona Consulting, Inc.	100,000,000.00	88,495,575
Total	₱450,000,000.00	398,230,088

The transaction is intended to settle outstanding loan obligations as well as convert the deposits and at the same time strengthen the balance sheet of the Company. This allowed the Company to raise funds for expansion of existing businesses and investments in new projects.

Brownfield Holdings Incorporated (BHI) is an existing shareholder and a related party to the Issuer with an equity interest of 20.49% as of the transaction date.

Valueleases Inc. and RMEscalona Consulting, Inc. are new investors and are not related parties to the Issuer or any existing shareholder.

The new issuance of shares to BHI, Valueleases, Inc. and RMEscalona Consulting, Inc. represent 8.93%; 3.57% and 3.57%, respectively to the resulting total issued and outstanding shares. The three subscribers are not related to each other and are not acting in concert. This represents the culmination of several months of fund raising exercises that A Brown Company, Inc. has undertaken to enable it to strengthen its financial base as well as fund some of its on-going investments to ensure growth for the company.

There was no sale of unregistered securities by the registrant during the past three years except as discussed above.

PART III FINANCIAL INFORMATION

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

Current Period (2019 & 2018) Operational and Financial Information

Financial Condition

			Horizontal Analysis		Vertical Analysis	
			Increase (Decrease)			
In Thousand Pesos	Audited 2019	Audited 2018	Amount	%	Audited 2019	Audited 2018
Current Assets	3,213,597	2,799,762	413,835	15%	53%	51%
Noncurrent Assets	2,881,868	2,666,464	215,404	8%	47%	49%
Total Assets	6,095,465	5,466,226	629,239	12%	100%	100%
Current Liabilities	1,312,702	1,618,936	(306,233)	-19%	22%	30%
Noncurrent Liabilities	806,277	358,575	447,703	125%	13%	7%
Equity	3,976,486	3,488,716	487,770	14%	65%	64%
Total Liabilities and Equity	6,095,465	5,466,226	629,239	12%	100%	100%

A Brown Company - CONSOLIDATED Balance Sheet items – December 2019 vs. December 2018

The Group's total assets increased by 12% or **P629.2 million**, from a balance of **P5.5 billion** as of end of the year 2018 to **P6.1 billion** as of December 31, 2019.

Current Assets increased by 15% or P414 million as a result of the net effect of the following:

1% or P730k decrease in Cash – due to the net effect of the net cash provided by operating and investing activities and net cash used by financing activities.

389% or P593.7M increase in Current Portion of Receivables due to the net effect of:

- a) 128% or P102.2M increase in dividend receivable due to the declaration of dividends by an associate
- b) 624% or P516M increase in installment contract receivables on sale of real estate due to classification of land portion of sold inventories per PIC Q & A No. 2018-12 and PIC Q & A No. 2018-14
- c) 173% or P8.6M increase in Trade Receivable directly related from the receivable from water service and sale of crude palm oil (CPO), palm olein, palm stearin and other palm products
- d) 15% or P12.3M increase in other receivables pertain to increase in receivables for the sale of equity

45% or #104.2M decrease in Current portion of Contract Assets – due to classification of land portion of sold inventories

1% or P15.8*M* decrease in Real estate inventories – due to the net effect of the development of new projects as against units sold in all projects

3% or P4.4M increase in Inventories - due to lower inventory turn-over of crude palm oil

32% or P27.5*M* **increase in Advances to a related party** – this pertains to additional advances to a related party made during the year

73% or P169.7*M* decrease in Equity Instruments at Fair Value through Profit and Loss (EIFVPL) – the reduction is due to the decrease in share price of and sale of equity instruments at FVPL

29% or P78.7M increase in Other current assets - due to the net effect of:

- a) 23% or P29.8M increase in deposit for land acquisition as a result of installment payments to the sellers of land where sales contracts have yet to be executed
- b) 54% or P34.4M increase in creditable withholding taxes as a result of higher creditable withholding taxes on sale of real estate versus utilization of creditable withholding taxes.
- c) 11% or P6.9M increase in prepaid expenses directly related to increase in prepaid expenses made by the group during the year
- d) 35% or P4.2M increase in prepaid commission directly related to increase pre-payments of commission to brokers and marketing agents
- e) 88% or P3.4M increase in other refundable deposits

Non-Current Assets increased by 8% or P215.4 million as a result of the net effect of the following:

43% or P43.8*M increase in Non-current portion of Receivables-net* – due to the lower collectible of long-term receivables

92% or #71.4M decrease in Non-current portion of Contract Assets – due to classification of land portion of sold inventories

1% or P1.1M decrease in Equity Instruments at Fair Value through Other Comprehensive Income (EIFVOCI) – due to the decrease in share price of equity instruments at FVOCI

16% or P198.1M increase in Investment in Associates – due to the Group's share/equity in the net profit of associates which is higher as compared to dividend received and/or receivable during the year

16% or **P18.1***M* decrease in Investment Properties – due to the effect of the transfer of land held for capitalization to real estate held for sale

1% or P11.8M decrease in Property, Plant and Equipment - net due to the net effect in:

- a) 8% or P6.5M decrease in Leasehold improvements net due to depreciation
- b) 5% or ₽16.6M decrease in Bearer Plants net due to depreciation and impairment of bearer plantstrees
- c) 4% or ₽10.1M decrease in RBD and Fractionation Machineries net due to depreciation
- d) 9% or ₽0.8M decrease in Building and Improvements net due to depreciation
- e) 4% or ₽4.4M decrease in Machinery and Equipment- net due to higher depreciation as compared to new additions and disposal
- f) 48% or P26.6M increase in Other equipment net due to new purchases is higher than the depreciation and disposal and due to recognition of ROU asset in effect of PFRS 16 adoption

4% or P481k *increase in Deferred Tax Assets* – directly related to the increase in the tax effect of the allowance for impairment loss on PPE and increase in tax effect of retirement liability of the group during the year.

115% or P75.4M increase in Other Non-current assets – due to the increase in refundable deposits - net of current portion and advances to third party.

Total liabilities increased by 7% or P141.5 million as a result of the net effect on current and no-current liabilities:

Current liabilities decreased by 19% of P306.2 million as a result of the net effect of the following:

8% or 44 million increase in Accounts payable and accrued expenses – primarily due to the net effect of the following:

- a) 6% or ₽22.5M increase in trade accounts payable
- b) 32% or P26.3M increase in accrued expenses
- c) 37% or P8.9M increase in retention payable
- d) 32% or P3.8M decrease in statutory payables
- e) 48% or P4.8M decrease in accrued interest payable
- f) 71% or P4.2M decrease in other payables

104% or P71.1 *M* increase in Contract liabilities and Deposit from Customers – due to the net effect of the new sales reservations of new projects and increase in book sales settled through end buyer's financing.

45% or P308.9*M* decrease in Short term Debt – due to the net effect additional loan availed and payments made by the group during the year and is also due to reclassification of short-term debt to long-term loans

35% or P113.3M decrease in Current portion of long-term debt – effect on the current year due against paid in 2019

Non-Current liabilities increased by 125% or P447.7 million as a result of the net effect of the following:

124% or P337.2*M increase in Non-current portion of long-term debt* – due to the net effect of the repayments, increase in long term loans availed and reclassification of the principal amount that will be due within one year.

62% or P17.8M increase in Retirement liability – as a result of the actuarial valuation of the retirement benefit obligation of the existing employees

160% or **P92.8***M* increase in Deferred tax liabilities - due to the increase in the tax effect of sales on deferred payment scheme and the adoption of PFRS 15.

Equity increased by 14% or P487.8 million as a result of the net effect of the following:

P1.1M decrease in Fair Value Reserve of EIFVOCI – due to the decrease in market value of available for sale investments

76% or P494.9M increase in the Retained Earnings – the increase pertains to the net income of the group

68% or P8.9M decrease in the Other Components of Equity – due to the net effect of the following:

- a.) 100% or P10.0M increase in Cumulative re-measurement loss on retirement benefits, net of tax related to the actuarial valuation of retirement benefits obligation
- b.) 132% or P4.1M increase in Cumulative translation adjustment related to the exchange differences in foreign currency translation

				Horizontal Analysis Increase (Decrease)			Ve	rtical Anal	ysis	
In Thousand Pesos	Audited 2019	Audited 2018	Audited 2017	Amount 2019 vs 2018	%	Amount 2018 vs 2017	%	Audited 2019	Audited 2018	Audited 2017
Real estate sales	942,736	705,186	470,335	237,550	34%	234,850	50%	92%	85%	85%
Sale of agricultural goods	63,725	100,440	62,845	(36,716)	-37%	37,596	60%	6%	12%	11%
Water service income	21,350	20,442	18,245	908	4%	2,197	12%	2%	2%	3%
REVENUES	1,027,810	826,068	551,425	201,742	24%	274,643	50%	100%	100%	100%
Cost of real estate sales	355,232	293,666	235,024	61,566	21%	58,642	25%	35%	36%	43%
Cost of agricultural goods sold	49,685	82,826	50,887	(33,141)	-40%	31,939	63%	5%	10%	9%
Cost of water service income	11,990	9,625	7,643	2,364	25%	1,983	26%	1%	1%	1%
COST OF SALES AND SERVICES	416,906	386,117	293,553	30,789	8%	92,564	32%	41%	47%	53%
GROSS PROFIT	610,904	439,951	257,872	170,953	39%	86,919	51%	59%	53%	47%
General, Administrative and										
Selling Expenses	265,202	318,401	253,654	(53,199)	-17%	64,748	26%	26%	39%	46%
Share in net income (loss)										
of associates	380,304	252,093	92,018	128,211	51%	160,075	174%	37%	31%	17%
Gain on sale of AFS investments	-	-	265,838	-		(265,838)	-100%	0%	0%	48%
Unrealized gain (loss) on EIFVPL	(43,514)	10,099	-							
Gain on sale of EIFVPL	(32,095)	50,039	-	(82,134)	-164%	50,039		-3%	6%	0%
Unrealized foreign exchange										
gain (loss)	11	14,705	347	(14,694)	-100%	14,358	4133%	0%	2%	0%
Impairment loss	(21,957)	(17,560)	-	(4,397)	25%	(17,560)		-2%	-2%	0%
Interest expense	(23,059)	(84,031)	(85,542)	60,972	-73%	1,511	-2%	-2%	-10%	-16%
Other income (expense) -net	20,993	12,033	18,906	8,960	74%	(6,873)	-36%	2%	1%	3%
Other Income (Expenses)	280,683	237,379	291,567	43,304	18%	(54,188)	-19%	32%	28%	53%
Income (Loss) Before										
Income Tax	626,385	358,929	295,786	267,456	75%	63,143	21%	61%	43%	54%
Provision for (Benefit from)										
Income Tax	131,592	60,074	(3,796)	71,518	119%	63,870	-1682%	13%	7%	-1%
NET INCOME (LOSS)	494,793	298,855	299,582	195,938	66%	(727)	0%	48%	36%	54%
Remeasurement gain (loss) on defined benefit plan-net of tax	(10,048)	4,806	(1,212)	(14,855)	-309%	6,019	-496%			
Exchange difference in foreign currency translation	4,111	(6,585)	3,480	10,696	-162%	(10,065)	-289%			
Net change in fair value of	(1.000)	20 000	(612 010)		1040/	642 710	1050/			
EIFVOCI and AFS investments	(1,086)	28,900	(613,818)	(29,986)	-104%	642,718	-105%			
	(7 0 2 2)	27 122	(611 550)	(24 145)	1260/	620 672	1040/			
INCOME (LOSS) TOTAL COMPREHENSIVE	(7,023)	27,122	(611,550)	(34,145)	-120%	638,672	-104%			
INCOME (LOSS)	487,770	325,977	(311,968)	161,793	50%	637,945	-204%			

A Brown Company - CONSOLIDATED Results of Operations For the Year Ended December 31, 2019

The consolidated financial statements for the year ending December 31, 2019 resulted to an after-tax net income of **P494.8 million** compared to a **P288.8 million** net income of last year due to the net effect of the following:

24% or P201.7M increase in Revenues due to:

- a) Increase in Real estate Sales by 34% or P237.6M Sales in 2019 were mostly high end and economic units compared to last year which were mostly economic and socialized housing units
- b) Decrease in Sales of crude paim oil by 39% or P29.3M this is due to the decrease in quantity sold by 34% or 840 metric tons, from a volume of 2,446 metric tons in 2018 to 1,606 metric tons in 2019; the average selling price decreased by P1,010 per metric ton from P29,628 per metric ton last year to P28,618 per metric ton in 2019.
- c) Increase in Palm Fatty Acid Distillate Sales by 49% or P192k this is due to the increase in quantity sold by 199% or 36 metric tons, from a volume of 18 metric tons in 2018 to 54 metric tons in 2019; the average selling price decreased by P10,709 per metric ton from P21,423 per metric ton last year to P10,714 per metric ton in 2019.
- d) Decrease in RBDO Sales by 100% or P6.5M- this is due to the decrease in quantity sold by 100% or 165 metric tons, from a volume of 165 metric tons in 2018 to none metric tons in 2019; the average selling price was P39,394 in 2018
- e) Increase in Palm Olein Sales- net by 14% or P1.2M this is due to the decrease in quantity sold by 131572% or 267,854 metric tons, from a volume of 204 metric tons in 2018 to 268,057 metric tons in 2019; the average selling price decreased by P4,075 per metric ton from P41,111 per metric ton in 2018 to P35.54 per metric ton in 2019.
- f) Decrease in Palm Stearin Sales by 82% or P3.9M this is due to the decrease in quantity sold by 62% or 101 metric tons, from a volume of 161 metric tons in 2018 to 61 metric tons in 2019; the average selling price decreased by P15,175 per metric ton from P29,461 per metric ton in 2018 to P14,286 per metric ton in 2019
- g) Decrease in Kernel Nuts by 57% or P1.8M this is due to the decrease in quantity sold by 54% or 122 metric tons, from a volume of 225 metric tons in 2018 to 102 metric tons in 2019; the average selling price decreased by P467 per metric ton from P13,945 per metric ton in 2018 to P13,478 per metric ton in 2019
- h) Increase in Palm Kernel Cake by 100% or P3.6M— this is due to the increase in quantity sold by 100% or 453 metric tons, from a volume of zero metric tons in 2018 to 453 metric tons in 2019; the average selling price was P7,958 in 2019.
- *Decrease in sale of Palm acid oil by 12% or* P245k this is due to the decrease in quantity sold by 11% or 22 metric tons, from a volume of 202 metric tons in 2018 to 224 metric tons in 2019; the average selling price decreased by P2,120 per metric ton from P10,317 per metric ton in 2018 to P 8,197 per metric ton in 2019
- *j)* **Increase in Sales from water services by 4% or P0.9M** due to the increase in the turn-over of units and consumption of water by residents

8% or P30.8M increase in Cost of Sales and Services due to:

- a) 21% or P61.6M increase in cost of real estate the increase is relatively due to sales of high end and economic units during the year as compared to economic and socialized units in 2017 with relatively lower costs
- b) 40% or P24.4M decrease in cost of production of Crude palm oil the decrease is relatively due to the proportionate decrease in sales of crude palm oil
- c) 227% or P562k decrease in cost of Palm Fatty Acid Distillate the decrease is relatively to the proportionate to the decrease in sales of palm fatty acid distillate

- d) Decrease in cost of Kernel Nuts by 74% or P1.9M the decrease is relatively due to proportionate decrease in sales of kernel nuts
- e) Decrease in cost of RBDO by 100% or P5.5M-- the decrease is relatively due to proportionate decrease in sales in RBDO
- f) Decrease in cost of Palm Acid Oil by 13% or P0.3M the decrease is directly related to the proportionate decrease sale of palm acid oil
- g) Decrease in cost of Palm Olein by 45% or P3.4M the decrease is directly related to the decrease

sale of palm olein

- h) Decrease in cost of Palm Stearin by 56% or P2.3M- the decrease is directly related to the decrease sale of palm stearin
- *i)* Increase in cost of water services by 25% or P2.4M due to the additional costs related to the proportionate to the increase in sales

17% or P53.2M decrease in General, Administrative and Selling Expenses - due to the following net effect of:

- a) 12% or P10.8M decrease in Personnel expenses due to the decrease in manpower and other benefits in 2019
- b) 8% or P4.7M decrease in Marketing expenses due to the decrease in various sponsorships of events for ads and promotions and various training activities of accredited real estate brokers and agents of the parent company
- c) 24% or P8.1*M* decrease in Taxes and Licenses pertains to the decrease in documentary stamp taxes on loans in 2019 and application of tax credit with LGU
- d) 58% or P15.2*M decrease* in Outside Services due to the decrease in requirement on additional project
- e) 49% or P9.7M decrease in Professional Fees directly related to the decrease in consultancy services incurred by the group
- f) 52% or P8.6M increase in Depreciation due to increase wear and tear and usage of PPEs
- **g)** 10% or **P1**.5M decrease in Rental expense due to prepaid land rights reclassification to ROU asset in 2019; hence, a decrease in rent expense (from prepaid land rights)
- h) 22% or P2.4M decrease in Utilities and supplies due to the decrease in usage of utilities and supplies during the year.
- *i)* 33% or P3.2M decrease in Transportation and Travel– directly related to the various site visitations for real estate projects, plantation operations and power group operations.
- j) 41% or P3.6M decrease in Retirement Benefits expense
- *k)* 8% or **P**0.4M decrease in Repairs and Maintenance due to the decrease in cost of repairs and maintenance during the year.
- I). 74% or P1.6M decrease in Insurance due to reduction of properties and units insured
- m) 37% or P0.5M decrease in Board Meeting expenses due to the decrease in the number of meetings conducted by the Board of Directors and Board Committees including various materials and other expenses incurred related to board meetings and annual reports in 2019.
- n) 30% or **P0.4***M* decrease in Director Fees directly related to the per diem paid to directors on various directors' meetings conducted during the year.
- o) 2% or P0.4M increase in Others pertain to expenses arising from business and research development and software maintenance

51% or P128.2*M* increase in Share in net income (loss) of associates – this pertains to the group's 20% share on the net income of associates, e.g. PCPC and Peakpower Energy, Inc. totaling to P380.4M, dividends of 182.2M and 33.33% share in the net loss of EWRTC

293% or **P48.8***M* increase in Gain on sale of equity instruments at fair value through profit and loss (*EIFVPL*) – this pertains to the sale of equity instruments that are classified as EIFVPL in 2018 upon adoption of PFRS 9

100% or P14.7M decrease in Unrealized foreign exchange gain (loss) – this pertains to the related to the foreign exchange gain translation

25% or P4.4M increase in Impairment Loss – this pertains to the impairment of bearer plants-trees

73% or P61M decrease in Interest Expense - directly related to the group's various loan availment

41% or P14.3M decrease in Other Income - net – due to the net effect of the following:

- a.) Decrease in Management fees income by 100% or P16.0M due to the fee received to manage the business operations and administer the associate's affairs received in 2018
- *b.)* Decrease in Income from forfeited deposits by 78% or **P4.6***M* foreclosed accounts in 2019 is lower compared to that of last year.
- c.) Increase in Gain (loss) on sale of Investment Property by P5.1M this pertains to sale of investment property in 2019
- d.) Increase in Gain (loss) on disposal of PPE by 190% or P509k this pertains to scrap sales
- e.) Increase in Interest income by 20% or P460k due to the increase in the in-house financing of real estate sales this year as compared last year.
- *f.)* **Decrease** in Rental income by **100%** or **P905k** due to the sale of an Investment Property for lease in 2017 and no rental income in 2019.
- *g.)* Increase in Other income by 15% or P1.1M income from tapping fees due to increase turn-over of units; transfer fees and other water charges

Key Performance Indicator

Financial Ratios Consolidated Figures	Audited 12/31/2019	Audited 12/31/2018
Current ratio ¹	2.45:1	1.73:1
Current Debt to Equity Ratio ²	0.33:1	0.46:1
Total Debt to Equity ratio ³	0.53:1	0.57:1
Return on Assets ⁴	8.56%	5.42%
Return on Equity ⁵	13.26%	8.66%

¹Current assets/Current liabilities

²Current liabilities/Stockholders' equity

³Total liabilities/Stockholders' equity

⁴Net income/Average Total assets

⁵Net income/ Average Stockholders' equity

Prior Period (2018 & 2017) Operational and Financial Information

Financial Condition

			Horizontal Analysis		Vertical Analysis	
			Increase (De	ecrease)		
In Thomas d Dooro	Audite d 2010	Audited 2017	Amount	0/	Adite of 2010	Audited 2017
In Thousand Pesos	Audited 2018	(as restated)	Amount	%	Audited 2018	(as restated)
Current Assets	2,751,435	2,319,539	431,896	19%	50%	45%
Noncurrent Assets	2,714,791	2,871,460	(156,669)	-5%	50%	55%
Total Assets	5,466,226	5,190,999	275,227	5%	100%	100%
Current Liabilities	1,613,834	1,414,899	198,935	14%	30%	27%
Noncurrent Liabilities	363,676	598,077	(234,400)	-39%	7%	12%
Capital	3,488,716	3,178,023	310,693	10%	64%	61%
Total Liabilities and Capital	5,466,226	5,190,999	275,227	5%	100%	100%

A Brown Company - CONSOLIDATED Balance Sheet items – December 2018 vs. December 2017

The Group's total assets increased by 5% or **P275.2** million, from a balance of **P5.2** billion as of end of the year 2017 to **P5.5** billion as of December 31, 2018.

Current Assets increased by 19% or P431.9 million as a result of the net effect of the following:

19% or P18.1M decrease in Cash – due to the net effect of the net cash provided by operating and investing activities and net cash used by financing activities.

37% or P103.2M increase in Current Portion of Receivables and Contract Assets due to the net effect of:

- a.) **P310.8M increase in contract assets** due to classification of land portion of sold inventories
- b.) **P80.0M increase in dividend receivable** due to the declaration of dividends by an associate
- c.) 87% or P290.3M decrease in installment contract receivables on sale of real estate due to classification of land portion of sold inventories per PIC Q & A No. 2018-12 and PIC Q & A No. 2018-14
- **d.) 302% or P33.8M increase in Trade Receivable** directly related from the receivable from water service and sale of crude palm oil (CPO), palm olein, palm stearin and other palm products
- e.) 13% or P10.0M increase in other receivables various advances to suppliers and contractors

18% or P248.7*M* increase in Real estate held for sale – due to the net effect of the development of four (4) new projects as against units sold in all projects

6% or **P5.4M decrease in Inventories** – due to higher inventory turn-over of crude palm oil

19% or P53.5M decrease in Prepayments and other current assets – due to the net effect of:

- a.) 8% or ₽8.5M increase in deposit for land acquisition as a result of installment payments to the sellers of land where sales contracts have yet to be executed
- **b.)** 23% or ₽19.3M decrease in creditable withholding taxes as a result of utilization of creditable withholding taxes.
- c.) 56% or P28.8M decrease in input VAT due to utilization of input VAT against output VAT
- **d.)** 3% or P0.8M increase in prepaid expenses directly related to increase in prepaid expenses made by the group during the year

- e.) 30% or P2.8M increase in prepaid commission directly related to increase pre-payments of commission to brokers and marketing agents
- f.) 7% or ₽0.3M decrease in other refundable deposits

47% or **P76.3M** decrease in Advances to a related party – this pertains to the settlement of related party transactions made during the year

P233.2M increase in Equity Instruments at Fair Value through Profit and Loss (EIFVPL) – this pertains to the new classification of equity financial instruments upon adoption of PFRS 9

Non-Current Assets decreased by 5% or P156.7 million as a result of the net effect of the following:

29% or P41.0M increase in Non-current portion of receivables-net – due to the sale of four (4) new projects

100% or **P457**.0M decrease in Available-for-sale investments – this pertains to the new classification of equity financial instruments upon adoption of PFRS 9

P168.6M increase in Equity Instruments at Fair Value through Other Comprehensive Income (EIFVOCI) – this pertains to the new classification of equity financial instruments upon adoption of PFRS 9

15% or P159.1M increase in Investment in Associates – due to the Group's share/equity in the net profit of associates which is higher as compared to dividend received and/or receivable during the year

36% or P66.2*M* decrease in Investment Properties – due to the effect of the transfer of land held for capitalization to real estate held for sale

2% or **P21.8M decrease in Property, Plant and Equipment** - net due to the net effect in:

- a.) 5% or P4M decrease in Leasehold improvements net due to depreciation
- b.) 5% or ₽18M decrease in Bearer Plants net due to depreciation and impairment of bearer plants-trees
- c.) P4k decrease in RBD and Fractionation Machineries net due to depreciation
- d.) 15% or P1.7M decrease in Building and Improvements net due to depreciation
- e.) 5% or P6.4M decrease in Machinery and Equipment- net due to higher depreciation as compared to new additions and disposal
- f.) 3.5% or P1.5M increase in Construction in progress due to additions to the cost of construction
- g) 37% or P7.8M increase in Other equipment net due to new purchases is higher than the depreciation and disposal

67% or P25.9M decrease in Deferred Tax Assets – directly related to the decrease in the net operating loss carry over (NOLCO) and decrease in tax effect of retirement liability of the group during the year.

67% or P45.5M increase in Other Non-current assets – due to the increase in refundable deposits

Current liabilities increased by 14% of P199.0 million as a result of the net effect of the following:

28% or P115.0M increase in Accounts payable and accrued expenses – primarily due to the net effect of the following:

- a.) 17% or P60.1M increase in trade accounts payable
- b.) 117% or ₽23.6M increase in accrued expenses
- c.) 247% or P23.0M increase in output VAT
- d.) 13% or P2.9M increase in retention payable
- e.) 46% or P3.7M increase in statutory payables

- f.) 41% or P2.9M increase in accrued interest payable
- g.) 16% or P1.1M decrease in other payables

20% or P11.2M increase in Contract liabilities and Deposit from Customers – due to the net effect of the new sales reservations of four (4) new projects and increase in book sales settled through end buyer's financing.

26% or P142.5*M increase in Short term Debt* – due to the net effect additional loan availed and payments made by the group during the year

18% or P69.9M decrease in Current portion of long-term debt – effect on the current year due against paid in 2018

Non-Current liabilities decreased by 39% or P234.4 million as a result of the net effect of the following:

45% or P225.0M decrease in Non-current portion of long-term debt – due to the net effect of the repayments, decrease in long term loans availed and reclassification of the principal amount that will be due within one year.

26% or P6.9M increase in Retirement liability – as a result of the actuarial valuation of the retirement benefit obligation of the existing employees

22% or P16.3M decrease in Deferred tax liabilities - due to the decrease in the tax effect of sales on deferred payment scheme and the adoption of PFRS 15.

Equity increased by 10% or P310.7 million as a result of the net effect of the following:

40% or P76.1M increase in Cumulative unrealized loss of AFS investments and EIFVOCI – due to the decrease in market value of available for sale investments

150% or P388.6M increase in the Retained Earnings – the increase pertains to the net income of the group (P288.8M)

16% or P1.8M decrease in the Other Components of Equity – due to the net effect of the following:

- a.) 32% or **P4.8M decrease in Cumulative re-measurement loss on retirement benefits** related to the actuarial valuation of retirement benefits obligation
- **b.) 189% or P6.6M decrease in Cumulative translation adjustment** related to the exchange differences in foreign currency translation

Results of Operation

				Horizontal Analysis Increase (Decrease)		Vertical Analysis		/sis		
	Audited	Audited	Audited	Amount	crease (i	Amount		Audited	Audited	Audited
In Thousand Pesos					%		%			
	2018	2017	2016	2018 vs 2017		2017 vs 2016		2018	2017	2016
Real estate sales	705,186	470,335	352,538	234,850	50%	117,797	33%	85%	85%	73%
Sale of agricultural goods	100,440	62,845	113,740	37,596	60%	(50,895)		12%	11%	23%
Water service income	20,442	18,245	17,791	2,197	12%	453	3%	2%	3%	4%
REVENUES	826,068	551,425	484,069	274,643	50%	67,355	14%	100%	100%	100%
Cost of real estate sales	293,666	235,024	168,539	58,642	25%	66,484	39%	36%	43%	35%
Cost of agricultural goods sold	82,826	50,887	90,551	31,939	63%	(39,664)		10%	9%	19%
Cost of water service income	9,625	7,643	5,431	1,983	26%	2,212	41%	1%	1%	1%
COST OF SALES AND SERVICES	386,117	293,553	264,520	92,564	32%	29,032	11%	47%	53%	55%
GROSS PROFIT	439,951	257,872	219,549	182,079	71%	37,470	21%	53%	47%	45%
General, Administrative and										
Selling Expenses	318,401	253,654	178,596	64,748	26%	75,057	42%	39%	46%	37%
Share in net income (loss)										
of associates	252,093	92,018	(85,627)	160,075	174%	177,645	-207%	31%	17%	-18%
Gain on sale of AFS investments	-	265,838	-	(265,838)	-100%	265,838		0%	48%	0%
Gain on sale of EIFVPL	50,039	-	-	50,039		-		6%	0%	0%
Unrealized foreign exchange										
gain (loss)	14,705	347	(71)	14,358	4133%	418	-589%	2%	0%	0%
Impairment loss	(17,560)	-	-	(17,560)		-		-2%	0%	0%
Interest expense	(84,031)	(85,542)	(102,197)	1,511	-2%	16,655	-16%	-10%	-16%	-21%
Other income-net	12,033	18,906	104,847	(6,873)	-36%	(85,941)	-82%	1%	3%	22%
Other Income (Expenses)	227,280	291,567	(83,048)	(64,287)	-22%	374,615	-451%	28%	53%	-17%
Income (Loss) Before										
Income Tax	348,830	295,786	(42,095)	53,044	18%	337,881	-803%	42%	54%	-9%
Provision for (Benefit from)										
Income Tax	60,074	(3,796)	34,712	63,870	-1682%	(38,508)	-111%	7%	-1%	7%
NET INCOME (LOSS)	288,756	299,582	(76,807)	(10,826)	-4%	376,389	-490%	35%	54%	-16%
Remeasurement gain (loss) on										
defined benefit plan-net of tax	4,806	(1,212)	9,669	6,019	-496%	(10,882)	-113%			
Exchange difference in	,	.,,,	, -							
foreign currency translation	(6,585)	3,480	-	(10,065)	-289%	3,480				
Net change in fair value of	· / /	1 - 7		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		-,				
EIFVOCI and AFS investments	28,900	(613,818)	273,458	642,718	-105%	(887,276)	-324%			
OTHER COMPREHENSIVE	/	(/•-•)				(,,-)				
INCOME (LOSS)	27,122	(611,550)	283,127	638,672	-104%	(894,677)	-316%			
TOTAL COMPREHENSIVE	,	(,000)	,,		_0.70	(20.1077)				
INCOME (LOSS)	315,878	(311,968)	206,320	627,846	-201%	(518,288)	-251%			
		(0-1,000)		22, 10 10	_01/0	(010/200)	/			L

A Brown Company - CONSOLIDATED Results of Operations For the Year Ended December 31, 2018

The consolidated financial statements for the year ending December 31, 2018 resulted to an after tax net income of **P288.9 million** compared to a **P299.6 million** net income of last year due to the net effect of the following:

50% or P274.6M increase in Revenues due to:

- a.) Increase in Real estate Sales by 50% or P234.9M Sales in 2018 were mostly high end and economic units compared to last year which were mostly economic and socialized housing units
- b.) Increase in Sales of crude palm oil by 158% or P46.1M this is due to the increase in quantity sold by 149% or 1,464 metric tons, from a volume of 983 metric tons in 2017 to 2,446 metric tons in 2018; the average selling price increased by P1,113 per metric ton from P29,628 per metric ton last year to P30,740 per metric ton in 2018.
- c.) Decrease in Palm Fatty Acid Distillate Sales by 85% or P2.1M- this is due to the decrease in quantity sold by 19% or 122 metric tons, from a volume of 140 metric tons in 2017 to 18 metric tons in 2018; the average selling price increased by P3,487 per metric ton from P17,936 per metric ton last year to P21,423 per metric ton in 2018.
- d.) Increase in RBDO Sales by 55% or P2.3M- this is due to the increase in quantity sold by 58% or 60 metric tons, from a volume of 105 metric tons in 2017 to 165 metric tons in 2018; the average selling price decreased by P606 per metric ton from P40,000 in 2017 to P39,394 per metric ton in 2018
- e.) Decrease in Palm Olein Sales- net by 52% or P9.2M this is due to the decrease in quantity sold by 23% or 62 metric tons, from a volume of 266 metric tons in 2017 to 204 metric tons in 2018; the average selling price decreased by P24,915 per metric ton from P66,026 per metric ton in 2017 to P41,111 per metric ton in 2018. CPO and RBDO were sold in its stead rather than further process to palm olein and palm sterin.
- f.) Increase in Palm Stearin Sales by 4% or P0.2k this is due to the decrease in quantity sold by 11% or 20 metric tons, from a volume of 181 metric tons in 2017 to 161 metric tons in 2018; the average selling price increased by P4,296 per metric ton from P25,164 per metric ton in 2017 P 29,461 per metric ton in 2018
- g.) Increase in Kernel Nuts by 51% or P1.1M this is due to the increase in quantity sold by 55% or 80 metric tons, from a volume of 145 metric tons in 2017 to 225 metric tons in 2018; the average selling price decreased by P341 per metric ton from P14,205 per metric ton in 2017 to P13,945 per metric ton in 2018
- h.) Decrease in sale of Palm acid oil by 25% or P0.7k this is due to the decrease in quantity sold by 29% or 81 metric tons, from a volume of 283 metric tons in 2017 to 202 metric tons in 2018; the average selling price increased by P508 per metric ton from P9,810 per metric ton in 2017 to P 10,317 per metric ton in 2018
- i.) Increase in Sales from water services by 12% or P2.2M due to the increase in the turn-over of units

32% or ₽92.6M increase in Cost of Sales and Services due to:

- a) 25% or P58.6M increase in cost of real estate the increase is relatively due to sales of high end and economic units during the year as compared to economic and socialized units in 2017 with relatively lower costs
- b) 128% or P34.6M increase in cost of production of Crude palm oil the increase is relatively due to the proportionate increase in sales of crude palm oil
- c) Decrease in cost of Palm Fatty Acid Distillate by 83% or P1.2M the decrease is relatively to the proportionate to the decrease in sales of palm fatty acid distillate
- d) Increase in cost of Kernel Nuts by 105% or P1.4M the increase is relatively due to proportionate increase in sales of kernel nuts

- e) Increase in cost of RBDO by 51% or P1.8M-- the increase is relatively due to proportionate increase in sales in RBDO
- f) Decrease in cost of Palm Acid Oil by 22% or P0.5M the decrease is directly related to the proportionate decrease sale of palm acid oil
- g) Decrease in cost of Palm Olein by 23% or ₽1.2M the decrease is directly related to the decrease sale of palm olein
- h) Decrease in cost of Palm Stearin by 12% or P0.5M- the decrease is directly related to the decrease sale of palm stearin
- i) Increase in cost of water services by 26% or P2.0M due to the additional costs related to the proportionate to the increase in sales

26% or P64.7M increase in General, Administrative and Selling Expenses - due to the following net effect of:

- a) 38% or P25.7M increase in Personnel expenses due to the increase in manpower and other benefits in 2018
- b) 30% or P12.8M increase in Marketing expenses due to the increase in various sponsorships of events for ads and promotions and various training activities of accredited real estate brokers and agents of the parent company
- c) 2% or P0.7M decrease in Taxes and Licenses pertains to the decrease in documentary stamp taxes on loans in 2018 and application of tax credit with LGU and there was issuance of stock dividends in 2017
- d) 47% or P8.3M increase in Outside Services due to the increase in requirement due to additional project
- e) 16% or P3.8M decrease in Professional Fees directly related to the various consultancy services incurred by the group
- f) 40% or P4.7M increase in Depreciation
- g) 94% or P7.2M increase in Rental expense pertains to the escalation of rates related to the office spaces occupied by the parent company
- h) 30% or P2.6M increase in Utilities and supplies due to the increase in usage of utilities and supplies during the year.
- *i)* 3% or P0.3M increase in Transportation and Travel– directly related to the various site visitations for real estate projects, plantation operations and power group operations.
- j) 65% or P3.4M increase in Retirement Benefits expense
- *k)* 7% or **P**0.3M increase in Repairs and Maintenance due to the increase in cost of repairs and maintenance during the year.
- I) 23% or P0.4M increase in Insurance due to additional properties and units insured
- m) 66% or P0.5M increase in Board Meeting expenses due to the increase in the number of meetings conducted by the Board of Directors and Board Committees including various materials and other expenses incurred related to board meetings and annual reports in 2018.
- n) 41% or P0.9M decrease in Director Fees directly related to the per diem paid to directors on various directors' meetings conducted during the year.
- o) 29% or P0.2M increase in Subscription and Dues
- p) 36% or P0.2M increase in Entertainment, Amusement and Recreation this refers to the cost of providing comfort/convenience (e.g. meals) to the prospective clients.
- **q)** 42% or **P0.3M** increase in Training and Seminars due to the more training and seminars conducted and attended during the year.
- r) 29% or P17k increase in Bank Charges this pertains to the charges related to borrowings.
- s) 100% or P21K increase in Bad Debts this is related to bad debts recorded in 2017
- t) 26% or P3.1M increase in Others pertain to expenses arising from business and research development and software maintenance

174% or P160.1*M* increase in Share in net income (loss) of associates – this pertains to the group's 20% share on the net income of associates, e.g. PCPC and Peakpower Energy, Inc. totaling to P252.1M, dividends of 93M and 33.33% share in the net loss of EWRTC

100% or **P265.8M** decrease in Gain on sale of available-for-sale investments – this pertains to the sale of investment in stocks in 2017

P50.0*M* increase in Gain on sale of equity instruments at fair value through profit and loss (EIFVPL) – this pertains to the sale of equity instruments that are classified as EIFVPL in 2018 upon adoption of PFRS 9

4133% or P14.4*M increase in Unrealized foreign exchange gain (loss)* – this pertains to the related to the foreign exchange translation

P17.6M increase in Impairment Loss - this pertains to the impairment of bearer plants-trees

2% or P1.5M decrease in Interest Expense – directly related to the group's various loan availment

36% or P6.9M decrease in Other Income - net – due to the net effect of the following:

- a.) Increase in Management fees income by P16.0M due to the fee received to manage the business operations and administer the associate's affairs
- **b.)** Increase in Income from forfeited deposits by 24% or P1.1M foreclosed accounts in 2018 is higher compared to that of last year's.
- c.) Increase in Gain (loss) on disposal of PPE by 10,098% or P3.0M this pertains to scrap sales
- *d.)* Decrease in Interest income by 64% or **P4.1M** due to the increase in end buyer's financing by the bank leading to decrease in the in-house financing of real estate sales.
- e.) Decrease in Rental income by 58% or P1.2M due to the sale of an Investment Property for lease in 2017.
- f.) Increase in Unrealized loss on EIFVPL by P23.3M this pertains to the loss in market value of equity instruments that are classified as EIFVPL in 2018 upon adoption of PFRS 9
- g.) Increase in Other income by 29% or P1.6M income from tapping fees due to increase turn-over of units; transfer fees and other water charges

Financial Ratios Consolidated Figures	Audited 12/31/2018	Audited 12/31/2017
Current ratio ¹	1.70:1	1.64:1
Current Debt to Equity ratio ²	0.46:1	0.45:1
Total Debt to Equity ratio ³	0.57:1	0.63:1
Return on Assets ⁴	5.42%	5.56%
Return on Equity ⁵	8.66%	9.67%

Key Performance Indicator

The December 31, 2017 figures are based on the restated amount in the 2018 Audited Consolidated FS.

¹Current assets/Current liabilities

²Current liabilities/Stockholders' equity

³Total liabilities/Stockholders' equity

⁴Net income/Average Total assets

⁵Net income/ Average Stockholders' equity

Prior Period (2017 & 2016) Operational and Financial Information

Financial Condition

			Horizontal A	nalysis	Vertical Analysis		
In Thousand Pesos	Audited 2017	Audited 2017 Audited		crease)			
		2016	Amount	%	Audited 2017	Audited 2016	
Current Assets	1,704,386	1,339,798	364,588	27%	33%	24%	
Noncurrent Assets	3,486,613	4,244,735	(758,122)	-18%	67%	76%	
Total Assets	5,190,999	5,584,534	(393,535)	-7%	100%	100%	
Current Liabilities	1,409,498	1,664,361	(254,864)	-15%	27%	30%	
Noncurrent Liabilities	603,478	901,926	(298,448)	-33%	12%	16%	
Capital	3,178,023	3,018,246	159,776	5%	61%	54%	
Total Liab. & Capital	5,190,999	5,584,534	(393,535)	-7%	100%	100%	

A Brown Company - CONSOLIDATED Balance Sheet items – December 2017 vs. December 2016

The Group's total assets decreased by 7% or **P393.5** million, from a balance of **P5.6** billion as of end of the year 2016 to **P5.2** billion as of December 31, 2017.

Current assets increased by 27% or P364.6 million as a result of the net effect of the following:

92% or **P45.0M** increase in Cash- due to the net effect of the net cash provided by operating and investing activities and net cash used by financing activities.

18% or P43.0 M increase in Current Receivable due to the net effect of:

- a.) 13% or **P47.9M decrease in contract receivables on sale of real estate** due to increase in sales settled through bank financing
- **b.)** 39% or **P3.1M increase in Trade Receivable** directly related from the sale of crude palm oil (CPO), palm Olein, Palm Stearin and other palm products
- c.) 15% or P0.4M increase in advances to officers and employees
- d.) 27% or P16.0M increase in accounts receivable others

12% or P83.8*M* **increase in Real estate held for sale** – due to the net effect of the expansion of Adelaida Park Residences and Mountain View Homes projects against units sold in all projects

82% or P38.2M increase in Inventories – due to increase in the production of palm olein and palm stearin

7% or **P21.1M** increase in Prepayments and other current assets – due to the net effect of:

- a.) 46% or P26.3M increase in creditable withholding taxes as a result of increase in real estate sales made during the year.
- b.) 3% or P0.9M decrease in prepaid expenses directly related to utilization of the prepaid expenses made by the group during the year
- c.) 3% or ₽1.1M increase in input VAT due to increase in recognized input VAT from various purchases made during the year.
- d.) 7% or ₽3.1M decrease in other deposits

449% or P133.4M increase in Advances to a related party – this pertains to the additional advances made during the year

Non-Current assets decreased by 18% or P758.1 million as a result of the net effect of the following:

64% or P805.4M decrease in Available for sale investments – due to the sale of various investments in stocks

18% or P166.9M increase in Investment in Associates – due to the Group's share/equity in the net profit of associates and acquisition during the year

7% or P12.4*M* decrease in Investment Properties – due to the net effect of the development of Butuan property and depreciation of property held under lease

1% or **P9.7***M* increase in Property and Equipment - net due to the net effect in:

- a.) 117% or P1.5M increase in Land improvements
- b.) 22% or P2.0M increase in Building Improvements
- c.) 7% or ₽10M increase in Machinery and equipment
- d.) 11% or P0.2M decrease in Furniture and fixtures
- e.) 2% or ₽0.1M increase in Transportation Equipment
- f.) 12% or P5.5M decrease in Construction in progress
- g.) 73% or P0.4M decrease in Tools and other equipment
- h.) 0% or ₽0.4M decrease in Fractionation Machineries
- i.) 1% or ₽5.7M increase in Bearer Plants
- j.) 16% or P5k decrease in Leasehold improvements
- k.) 43% or P3.1M decrease in Other fixed assets

4% or P1.2M decrease in Leasehold rights

39% or P10.7M *increase in Deferred Tax Assets* – directly related to the increase in the net operating loss carry over (NOLCO) and increase in tax effect of retirement liability of the group during the year.

31% or **P5.5M** decrease in Refundable deposits – due to the net effect of the return of deposits and additional utility deposits made during the year

Current liabilities decreased by 15% of P254.9 million as a result of the net effect of the following:

7% or **P26.3M** increase in Accounts payable and accrued expenses – primarily due to the net effect of the following:

- a.) 13% or P39.9M increase in accounts payable
- b.) 32% or P9.3M decrease in accrued expenses
- c.) 4% or ₽0.3M decrease in accrued interest payable
- d.) 22% or P2.6M decrease in retention payable
- e.) 4% or ₽1.4M decrease in other payables

38% or P15.9M increase in Deposit from Customers – due to the net effect of the new sales reservations and increase in book sales settled through end buyer's financing.

30% or P238.4*M* **decrease in Short term Debt** – due to the net effect of the conversion of loan to equity, additional loan availed and payments made by the group during the year

100% or P69.9M decrease in Subscription payable – due to the settlement of payable related to the disposed available-for-sale investments

3% or P11.2M increase in Current maturities portion of long-term debt

Non-Current liabilities decreased by 33% or P298.4 million as a result of the net effect of the following:

37% or P300.9M decrease in Long-term Debt – due to the net effect of the repayments, decrease in long term loans availed and reclassification of the principal amount that will be due within one year.

16% or **P3.7M** increase in Retirement liability – as a result of the actuarial valuation of the retirement benefit obligation of the existing employees

2% or P1.3M decrease in Deferred tax liabilities - due to the decrease in the tax effect of sales on deferred payment scheme.

Equity increased by 5% or P159.8 million as a result of the net effect of the following:

43% or P744.8M *increase in Share Capital* – due to the distribution of the 20% stock dividends and equity conversion of loans from shareholders

9% or P51.8M increase in Additional Paid-in Capital- pertains to the equity conversion of loans from shareholders

145% or P613.8M decrease in Net unrealized gain on available for sale – due to the increase in market value of available for sale investments

100% or P346.6M decrease in Stock dividends distributable- due to the distribution of the 20% stock dividends as declared in 2016

520% or P321.3M increase in the Retained Earnings – the increase pertains to the net income of the group (P299.6M) and increase due to the acquisition of a subsidiary (P21.7M)

9% or P1.2M decrease in Cumulative remeasurement loss on retirement benefits – related to the actuarial valuation of retirement benefits obligation

Results of Operation

	December	December	Horizontal	Analysis	Vertical	Analysis
In Thousand Pesos	December	December	Increase (I	Decrease)	2047	2010
	31, 2017	31, 2016	Amount	%	2017	2016
Net Sales	551,425	484,069	67,355	14%	59%	82%
Financial Income	6,412	10,503	(4,092)	-39%	1%	2%
Rental Income	2,140	5,058	(2,918)	-58%	0%	1%
Discount on Loans Payable	-	3,565	(3,565)	0%	0%	1%
Gain on Sale of investment properties	-	72,351	(72,351)	0%	0%	12%
Gain on Sale of property and equipment	(30)	1,461	(1,491)	0%	0%	0%
Gain on Sale of shares	265,838	-	265,838	0%	29%	0%
Dividend income	-	4	(4)	0%	0%	0%
Equity in net income of an associate	92,018	-	92,018	0%	10%	0%
Other Income	10,731	11,834	(1,103)	-9%	1%	2%
Total Revenues	928,534	588,845	339,689	58%	100%	100%
Cost of sales and services	293,553	264,520	29,032	11%	32%	45%
General and Admin Expenses	210,512	145,276	65,236	45%	23%	25%
Finance Cost	85,542	102,197	(16,655)	-16%	9%	17%
Marketing	43,142	33,320	9,822	29%	5%	6%
Equity in net loss of an associate	-	85,627	(85,627)	-100%	0%	15%
Total Cost and Expenses	632,749	630,940	1,808	0%		
Income before Tax	295,786	(42,095)	337,881	-803%		
Tax expense	(3,796)	34,712	(38,508)	-111%	0%	6%
Income after Tax	299,582	(76,807)	376,389	-490%	32%	-13%
Unrealized gain on Available-For-Sale investments	(347,980)	32,179	(380,160)	-1181%		
Actuarial loss	(1,212)	4,658	(5,871)	-126%		
Comprehensive Net Income	(49,611)	(39,969)	(9,642)	24%		

A Brown Company - CONSOLIDATED Results of Operations For the Year Ended December 31, 2017

The consolidated financial statements for the year ending December 31, 2017 resulted to an after tax net income of **P299.6 million** compared to a **P76.8 million** net loss of last year due to the net effect of the following:

14% or P67.4M increase in Sales due to:

- a.) Increase in Real estate Sales by 33% or P117.8M Sales in 2017 were mostly high end and economic units compared to last year which were mostly economic and socialized housing units
- b.) Decrease in Sales of crude palm oil by 5% or P1.4M this is due to the decrease in quantity sold by 11% or 125 metric tons, from a volume of 1,107 metric tons in 2016 to 981 metric tons in 2017; the average selling price increased by P2,072 per metric ton from P 27,596 per metric ton last year to P29,668 per metric ton in 2017.
- c.) Increase in Palm Fatty Acid Distillate Sales by 2% or P0.1M
- d.) Increase in Sales from water services by 3% or P0.5M
- e.) **Decrease in RBDO Sales by 43% or P3.2M** this is due to the decrease in quantity sold by 51% or 108 metric tons, from a volume of 213 metric tons in 2016 to 105 metric tons in 2017; the average selling price increased by P5,100 per metric ton from P34,900 in 2016 to P40,000 per metric ton in 2017
- f.) Decrease in Palm Olein Sales by 62% or P28.9M this is due to the decrease in quantity sold by 67% or 829 metric tons, from a volume of 1,241 metric tons in 2016 to 412 metric tons in 2017; the

average selling price increased by P5,133 per metric ton from P37,404 per metric ton in 2016 to P42,537 per metric ton in 2017

- g.) Decrease in Palm Stearin Sales by 70% or P10.5M this is due to the decrease in quantity sold by 70% or 428 metric tons, from a volume of 607 metric tons in 2016 to 180 metric tons in 2017; the average selling price increased by P689 per metric ton from P24,720 per metric ton in 2016 to P25,409 per metric ton in 2017
- *h.)* Decrease in Kernel Nuts and Fertilizer Sales by 47% or P1.8M this is due to the decrease in quantity sold by 58% or 197 metric tons, from a volume of 342 metric tons in 2016 to 145 metric tons in 2017; the average selling price increased by P2,928 per metric ton from P11,388 per metric ton in 2016 to P14,316 per metric ton in 2017
- *i.)* Increase in Sale of palm acid oil by 1% or P35k
- *j.*) Decrease in Crops and Seedlings Sales by 88% or ₽0.3M
- *k.)* **100% or P4.9M** *decrease in Sales of aggregates* due to the cessation of the company's aggregate business in October 2016

39% or P4.1*M* **decrease in Financial income** – due to the increase in end buyer's financing by the bank leading to decrease in the in-house financing of real estate sales.

100% or P92M increase in Equity in net gain of an associate – this pertains to the group's 20% share on the net gain of PCPC amounting to P77.1M, net earnings of PEI amounting to P35.4M and net loss of EWRTC amounting to P20.6M during the year

58% or P2.9M decrease in Rental income – due to the sale of an Investment Property for lease in November 2016.

100% or **P3.6M** decrease in Discount on loans payable – this pertains to the discounting of non-interest bearing loans availed from various stockholders in 2016

100% or P72.4M decrease in gain on sale of investment property – this pertains to the sale of various properties in 2016 compared to that in 2017

102% or P1.5M decrease in gain on sale of property and equipment – this pertains to the sale of transportation and other equipment in 2016 compared to that in 2017

100% or P265.8M increase in gain on sale of shares – this pertains to the sale of investment in stocks in 2017

9% or P1.1M decrease in Other income – due to the net effect of the following:

- a) **Decrease in Income from forfeited deposits by 32% or P2.3M** foreclosed accounts in 2017 is lower compared to that of last year's. The same were immediately resold in the 2017.
- b) **Decrease in Income from penalties and surcharges by 14% or P0.2M** due to the decrease in number of end buyer aging accounts due to more efficient collection efforts.
- c) **Increase in Other income by 43% or P1.4M** directly related to the driving range fees and income from water tapping and surcharges

11% or P29.0M increase in Cost of Sales due to:

- a.) **39% or P66.5M increase in cost of Real estate** the increase is relatively due to sales of high end and economic units during the year as compared to economic and socialized units in 2016 with relatively lower costs
- *b.)* **15% or P3.5M increase in cost of production of Crude palm oil –** the increase is relatively due to the decrease in availability of FFB.

- c.) Increase in cost of Palm Fatty Acid Distillate by 100% or P1.5M the increase is related to the sales of palm fatty acid distillate
- d.) Decrease in cost of Kernel Nuts and Fertilizer by 63% or P2.2M the decrease is relatively due to low availability of FFB
- e.) Decrease in cost of RBDO by 43% or P2.7M
- f.) Increase in cost of Palm Acid Oil by 14% or P0.3M the increase is directly related to the increase sale of palm acid oil
- g.) Decrease in cost of Palm Olein by 69% or P22.2M
- h.) Decrease in cost of Palm Stearin by 67% of P9.4M
- *i.)* Decrease by 40% or **P**0.4M in Other direct cost related to the decrease in the direct plantation cost
- *j.)* Increase in cost of water services by 41% or P2.2M due to the additional costs related to the operation and maintenance of water pumps
- k.) Decrease in cost of aggregates by 100% or P7.4M
- 1.) Decrease in cost of Cassava by 100% or P0.7M

45% or P65.2M increase in General and Administrative Expenses - due to the following net effect of:

- a.) 28% or P15.1M increase in Personnel expenses due to the increase in manpower and other benefits in 2017
- b.) 4% or P0.5M decrease in Depreciation and amortization
- c.) 69% or P14.0M increase in Taxes and Licenses pertains to the increase in business taxes and permits, documentary stamp taxes on loans and issuances of stock dividends
- d.) 9% or P0.4M decrease in Repairs and maintenance due to the decrease in cost of repairs and maintenance during the year.
- e.) 22% or P1.5M increase in Utilities and supplies due to the increase in usage of utilities and supplies during the year.
- f.) 29% or P1.6M increase in Rental expense pertains to the escalation of rates related to the office spaces occupied by the parent company.
- *g.)* 35% or **P**0.3M decrease in Representation and Entertainment this refers to the cost of providing comfort/convenience (e.g. meals) to the prospective clients.
- h.) 31% or P3.5M increase in security services due to the increase in number of security personnel assigned to real estate projects with increase in minimum wage
- i.) 267% or P17.3M increase in professional fees directly related to the various consultancy services incurred by the group
- *j.*) **65% or P3.8M increase in travel and transportation** directly related to the various site visitations for real estate projects, plantation operations and power group operations.
- k.) 7% or P61K decrease in board meeting expenses due to the decrease in various materials and other expenses incurred related to board meetings and annual reports in 2016.
- *I.)* 49% or **P0.6M** increase in insurance due to the additional sum insured or additional properties insured
- *m.)* 103% or **P1.2***M* increase in director fees directly related to the various directors meetings conducted during the year.
- **n.) 154% or P0.4M** increase in training and seminars due to the more inhouse trainings and seminars conducted during the year.
- o.) 64% or ₽1.3M decrease in subscription and dues
- **p.**) 63% or **P97k** decrease in bank charges this pertains to the charges related to borrowings.
- **q.)** 123% or P141K increase in litigation expenses this is directly related to the various cases as discussed in the notes to financial statements (see Note 36).
- *r.)* 26% or **P2.9***M* increase in miscellaneous expenses includes community relations expenses such as scholar's tuition and other humanitarian assistance
- s.) 870% or P2.5M increase in listing fee directly related to the sale of investment in stocks
- t.) 25% or P1.2M decrease in retirement expense

16% or P16.7M decrease in Finance costs – directly related to the group's various loan availment and amortization of discount on non-interest bearing loans in 2016.

29% or P9.8M increase in Marketing expenses – due to the increase in various sponsorships of events for ads and promotions and various training activities of accredited real estate brokers and agents of the parent company

100% or **P85.6M decrease in Equity in net loss of an associate** – this pertains to the group's 20% share on the net loss of PCPC amounting to P110.6M and net earnings of PEI amounting to P24.9M in 2016

Key Performance Indicator

Financial Ratios	Audited	Audited
Consolidated Figures	12/31/2017	12/31/2016
Current ratio ¹	1.21:1	0.80:1
Current Debt to Equity ratio ²	0.44:1	0.55:1
Total Debt to Equity ratio ³	0.63:1	0.85:1
Return on Assets ⁴	5.56%	-1.38%
Return on Equity ⁵	9.67%	-2.63%

¹Current assets/Current liabilities

²Current liabilities/Stockholders' equity

³Total liabilities/Stockholders' equity

⁴Net income/Average Total assets

⁵Net income/ Average Stockholders' equity

Financial soundness indicators are also shown on Exhibit IV, page 93.

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) Events that will trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation
- g) All material off-balance sheet transactions, arrangement, obligations (including contingent obligations), and other relationships of the company with unconsolidated entities or other persons created during the reporting period.

Company's Vision, Mission and Objectives

ABCI Group of Companies has envisioned to be an enterprise working towards enlightened and happier communities for the common good. For the property sector, it envisioned in making dreams come true for happier families. For the Agri-business sector, it envisioned to be the country's leader in producing basic products sustainably for the world. For the Utilities sector, it envisioned in energizing the country's development.

Its mission is to commit to deliver excellent products and services that will ensure growth, financial stability and sustainability by: thinking innovatively, building lasting relationships and acting with genuine concern for all our stakeholders and the environment, responsibly utilizing and managing resources for the development of products and services for love of the common good, incessantly providing means for its workers to develop their potentials to the fullest and living the company's shared values of love for work and passion for excellence, family spirit, integrity in everything we do.

To maximize the shareholders' value and achieve its vision, mission and objectives, the company plans to undertake activities in the short-term to long-term as discussed below.

Prospects of Real Property Development:

There's a vibrant real-estate market in 2019 driven by strong investment inflows into the country which triggers a positive ripple effect across all property sectors. The growth of Philippine real estate sector remains positive through 2020 and expected to be even better.

However, despite the annual increase in real estate developments, the Philippine housing backlog is still high. Industry players foresee that this may even increase in the next years through 2030 if the demand for socialized houses or mass houses in particular is not addressed. Sixty-seven percent (67%) of the housing needs in the country are economic and socialized houses. Demand for low cost and socialized housing is actually increasing faster than what the developers can deliver.

New Housing Need, 2012-2030

Market Segment	Price Range	Units Needed	% of TOTAL Need
Can't Afford/Needs Subsidy	400K & below	1,449,854	23%
Socialized Housing	400K & below	1,582,497	25%
Economic Housing	400K – 1.25M	2,588,897	42%
Low Cost Housing	1.25M – 3M	605,692	10%
Mid Cost Housing	3M – 6M	No need	
High End Housing	> 6M	No need	
TOTAL Need		6,226,940	

Total New Need Average: 345,941 housing units per year

Estimated Backlog by 2030*	
Those who can't afford	832,046
Backlog, as of 2011	3,087,520
Total Housing Backlog, as of 2011	3,919,566
New Housing Need, 2012-2030 (345,941 units/yr X 18 yrs.)	6,226,540
Housing Production Capacity (200,000 units/yr X 18 yrs.)	3,600,000
Backlog by 2030	6,546,106

*If no special housing program is created.

Source: http://industry.gov.ph/industry/housing/

On the other hand, there is a growing market of a strong middle class who can afford economic housing. The BPO Sector is seen as the new market for real estate and so with the OFWs who are willing to invest.

On the Local scene, Mindanao is seen to benefit from the thrust of the new Philippine President, the first President to hail from Mindanao, to develop the countryside and to ramp up economic activities in the rural areas. More developers have expanded in the region, providing healthy competition and more housing options for prospective buyers.

Moreover, Cagayan de Oro was identified as one of the next wave cities providing alternative location to Information Technology (IT) and Business Process Outsourcing (BPO) companies. It is also a partner to several donor organizations aimed at urban development. These economic benefits mean to likely spur the development in the area.

Plan of Action

Short Term Prospects

Real Property Development:

Being at the forefront in real estate development in Mindanao, the management and the Board of ABCI will continue to pursue its real estate projects in key cities in the Land of Promise. Overtime, ABCI was able to build a reputation and credibility to deliver first class development. It has created a niche in Mindanao and has carved a name to beckon with when it comes to property development. It shall take advantage of the continuous demand in Xavier Estates lots since it is still the preferred place due to its aura. Xavier Estates Phase V-A Ventura Residences offered Ventura Lane and Clusters B&C for the lot-only market. The strongest factor especially among the OFWs and foreigners married to a Filipino are its tree-lined streets now fully-grown, its inhouse water system, strict security system, the largest clubhouse in Mindanao as well as having a luxurious view of nature on top of a plateau. Teakwood sales are beginning to pick-up and are also the preferred place compared to its competitors due to its magnificent location which is overlooking the Macajalar Bay. Coral Resort Estates is gaining popularity among local residents due to the tranquility the water front offers. Adelaida Park Residences is ABCI's response to the growing demand for economic house and lot packages. The project gained edge because of its ridgeview linear park and single houses sufficiently spaced from each other. Mountain View Homes Phase 2 attracted teachers, government employees and managers. ABCI will continue to focus on increasing revenue generation and profit through innovation by introducing new products and services that would meet customer expectations and satisfaction, reduction of costs and expenses, and increasing efficiency in its operations to continuously provide the growth of shareholder value. Through its subsidiaries' diversified ventures, it will keep on pursuing businesses which will eventually replace the adhesive and chemical business ABCI was known for.

Cagayan de Oro City projects:

Teakwood Hills: Horizontal development has three (3) phases. Phase 1 & 2 are expected to produce a total of 543 saleable lots after an alteration has been made for the development area of 40 and 5.2 hectares, respectively.

On the other hand, **Xavierville Homes** is already 100% complete as to horizontal works. There were 131 saleable lots that were subdivided from the 4.8 hectares of development.

Xavier Estates Phase 5A – Ventura Residences is 100% complete. Cluster A is subdivided to produce 130 saleable house and lot packages of which 115 units were already completed. Cluster B and C are expected to provide 139 saleable lots. **Ventura Lane** on the other hand is already 100% developed, it offers 30 lots with cuts starting at 250sq.m. Clusters B & C have lot cuts at 110 sq.m.

Xavier Estates Phase 5B – Ventura Residences II also features house and lot units and prime lots. Located at the back of Ventura Residences I, this second phase 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. Its horizontal development is 100% complete while its vertical construction is at 70% complete.

ABCI launched **Adelaida Park Residences**, located in Upper Balulang, Cagayan de Oro. Economic house and lot units are sold in 90sq.m. lot area with floor area of 60 sq.m. and single detached houses in 115-161 sq.m. of 65.5 sq.m. Total development area is 4.4 hectares with a total of 215 saleable units. Its horizontal development is 98% complete while its vertical construction is at 86% complete.

Xavier Estates Phase 6 – Ignatius Enclave features house and lot units and prime lots. House and Lot units are single detached with lot area of 110 to 120 sq.m. and floor area of 60 sq.m. Prime lots have lot cuts of 250 to 400 sq.m. Its horizontal development is 99% complete while its vertical construction is at 61% complete.

The Terraces in Xavier Estates highlights 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 46 lots for sale. Its horizontal development is 51% complete.

Socialized Housing project:

St. Therese Subdivision located in mid- Balulang, Cagayan de Oro is a 1.67-hectare socialized housing that will provide 155 lots of which 91 lots have row houses with lot area of 50 sq.m. while 38 units are duplexes and 17 are single-attached with lot area of either 68 sq.m. or 75 sq.m. There are 9 units that are up for new design.

Mountain View Homes Phase 1 is located in mid-Balulang, Cagayan de Oro City. This has a development area of 2.3 hectares with 216 saleable house and lots. Project development is 100% accomplished with amenities.

Mountain View Homes Phase 2 with 1.3 hectares development area, it offers 83 saleable houses and lot units. The row houses have lot area of 50 sq.m. and floor area of 26sq.m. while single detached units for economic housing have a lot area of 75-143 sq.m. and floor area of 36-38 sq.m.

Mangoville. The "Sosyal Socialized Housing" project of A Brown Company located in Barangay Agusan, Cagayan de Oro features duplex house designs and with own parking space; with 10-meter wide main roads and 8-meter wide inner roads; with guardhouse and perimeter fence; and with an elevation of 169 meters above sea level overlooking Macajalar Bay. Mangoville is built on a 3.5 hectares area with a total of 235 housing units. Each unit of the duplex house has a lot area of 67.5 sq. m. and a floor area of 22 sq.m. Its horizontal development is 77% complete while its vertical construction is at 81% complete.

Misamis Oriental project:

Another residential development is located in Initao, Misamis Oriental with a total land area of 10 hectares. This development, **Coral Resort Estates** is currently working on its Phase 1 with two clusters. Cluster A has 42 saleable lots and 2 house and lot units with a development area of 2.5 hectares. Cluster B has developmental area of 2.9 hectares with 40 saleable lots. As of the end of the year, 100% has already been accomplished for Cluster A and Cluster B is already 100% done.

Butuan project:

West Highlands Phase 1 is a residential estate located in Brgy. Bonbon, Butuan City with a total development area of 25.9 hectares. Phase 1 of the project is expected to generate 322 saleable lots. The project development is 100% accomplished with spillway, concrete barrier, riprap and spine road.

In October 2017, **West Highlands Phase 2** was launched. West Highlands Phase 2 is a community located beside holes Number 5, 6, 7, 8 of the West Highlands Golf Club. Lot cuts range from 350 sq.m. to 717 sq.m. for Fairway Lots; while Inner Fairway Lots range from 219 sq.m. to 344 sq.m. The project development is 91% done.

Medium to Long-Term Prospects.

Real Property Development:

There is a rise in the demand of housing requirements for middle income, starter families and single market. To address these markets, ABCI intends to develop socialized and economic housing in Cagayan de Oro City.

This new development at Xavier Estates shall also feature a commercial strip.

PROSPECTS OF PALM OIL:

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. (<u>http://ppdci.org/?p=20</u>)

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 (*http://www.businessmirror.com.ph/2016/06/07/pinol-eyes-palm-oil-regulatory-body/*).

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).

Plan of Action

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 2017, about 3,699.085 (gross area) hectares were already acquired for development, of which almost 1,547.96 hectares were planted while about 1,697.53 hectares total area potential 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. Due to the synergy and tax efficiency, ABERDI and

Nakeen Corp. have applied for an Amended Articles and Plan of Merger as approved by its Board of Directors and shareholders.

ABERDI's refinery with fractionation machine is now 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 strategic Route to Market design is divided into two (2) service packages. 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 serve by our potential Trade Execution Partners (TRP). 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.

For the second unit, requirements for the Environment Compliance Certificate (ECC) have been completed and were already submitted to the Department of Environment and Natural Resources (DENR).

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) is ABCI's corporate vehicle in the development of hydroelectric power across the Philippines pursuant of ABCI's Vision of energizing the country through the development of hydropower resources. 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.

Mindanao is rich in natural resources and has a huge potential for renewable energy, especially hydropower. The Carac-an Hydropower Project is in line with the objective of the government to accelerate the development of renewable energy resources and to achieve energy self-reliance to reduce the country's dependence on imported fuel.

The DOE has granted HLPC the Hydropower Service Contract for the exclusive right to explore, develop and utilize the hydropower potential of the Caracan River located in Barangay Lobo and Cabangahan, Municipality of Cantilan, Surigao del Sur. It is likewise the source of Cantilan National Irrigation System, however, the water for the irrigation system will not be affected by this project.

The project covers a drainage area of about 161 sq. km. measured at the proposed dam site. The result of the feasibility study shows that it would necessitate to build a diversion dam with a height of about 42 meters to attain the projected capacity and energy. The water will be diverted to a powerhouse located about four (4) kms downstream via a 4.4-km length of associated headrace and 140-m penstock. The powerhouse will be

equipped with two (2) units of 8.15MW (2 x 8.15MW) of Francis Turbine for a total of installed capacity of 16.3MW with an estimated annual energy generation of about 78.9 GWh.

The output of the power station is proposed to be connected to the nearest sub-station of the Surigao del Sur Electric Cooperative II (SURSECO II), located in Madrid Sub-station. Currently SURSECO II has a peak demand of about 13MW. The excess power can be sold to other customer around the Mindanao Grid.

The proposed Project, being an indigenous source, can offer a very competitive energy price and is projected to help the stability of power in the area. In the economic terms, the Project can help in the environmental preservation and protection by displacing part of the energy generated by fossil-fired power plants.

The Project is also seen as an integral part of the economic development in the area and will further boost the economic and living condition of the constituents.

Along with the Hydropower Service Contract (HSC), the project has been granted its corresponding Certificate of Registration. After the Feasibility Study was completed, the project has been presented to the DOE as part of the process in its evaluation on the granting of the Certificate of Commerciality (COC).

The application for Water Permit has also been filed. In the application for water permit, NWRB requires the submission of "River System Ecological Study and Sustainability Plan." This additional requirement of NWRB will be included during the conduct of the environmental study.

Likewise, procurement for other permitting and approvals shall follow which include: Environmental Study, NCIP Clearance, Endorsement and Resolution of Support from LGUs, and Public Consultation. The acquisition of the above approvals is the requirement of DOE in order for the Project to advance to the next phase of project implementation which is the development/commercial stage.

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 monetary officials agree that the government's projected growth targets is attainable.

The annual average headline inflation of the country for the year 2019 slowed down to 2.5% from 5.2% in 2018 was within the government's 2 to 4 percent target band and way lower than the 2.9% of 2017 (using the 2012base price). 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. Relative to their annual average rates in 2018, the indices of the following commodity groups exhibited lower annual average increases in 2019: Food and non-alcoholic beverages, 2.1%; Alcoholic beverages and tobacco, 12.8%; Housing, water, electricity, gas, and other fuels, 2.4%; Transport, 1.0%; and Restaurant and miscellaneous goods and services, 3.4%. On the other hand, the annual average inflation rates were higher during the year in the indices of the following commodity groups: Clothing and footwear, 2.6%; Furnishing, household equipment and routine maintenance of the house, 3.2%; Health, 3.5%; and Recreation and culture, 2.5%.

Moreover, the annual average inflation of education index went up by 0.2 percent in 2019, from a 0.8 percent annual average decline in 2018. The communication index retained its previous year's annual average rate of 0.3 percent. Excluding selected food and energy items, the annual average core inflation during the year was 3.2 percent, from 4.2 percent in 2018.

The Development Budget and Coordination Committee (DBCC), an inter-agency economic planning body together with the BSP sets to keep the current inflation target at 3.0 percent \pm 1.0 percentage point for 2020 – 2022. The 3.0 percent \pm 1.0 percentage point inflation target for 2020 – 2022 continues to be 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.

With government's thrust on "Build Build Build" Program, it continues to exert all efforts to bring inflation within the government's target range 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.

Government agencies as well are asked to fast-track the implementation of the mitigating measures scheduled this year to fast under the Tax Reform for Acceleration and Inclusion law, particularly unconditional cash transfer and fuel vouchers. This could fend off possible second-round effects which may arise from further demand for wage and fare increases. Other private group has raised concern about the government's insistence on the implementation of additional fuel excise taxes under the second tranche of the TRAIN law which will only add inflationary pressure. It has said that government should not be too quick to take credit for the lower year-end inflation adding that the biggest factor easing inflation is rather the falling global oil prices. The private group added that the citizens will continue to be burdened by high prices of basic commodities if the government does not take genuine measures to curb inflation and arrest a faltering economy.

The socioeconomic planning office sees inflation over the near-term to remain stable despite pressures that may be brought about by the newly enacted TRAIN program, weather patterns and uncertainties in international oil markets. NEDA also said supply conditions, particularly of major agricultural commodities appears favorable within the near term. To relieve the inflationary effects of TRAIN, the government needs to prioritize amending domestic laws that will end quantitative restrictions on rice and replace them with tariffs. This measure will remove the policy uncertainty in rice trade and thus encourage more investments in production and post-production innovation. The revenues from the tariff can be used to fund or subsidize such innovations. Efforts must be made to strengthen the resiliency of farmers from extreme weather conditions to maintain the stability of food prices. One is by shifting to climate change-ready rice varieties.

The timely implementation of the "Build Build Build" Program will also be critical in bringing down electricity and transportation costs over the medium-term.

While inflation is expected to remain well within the target for this year, the Socioeconomic Planning Office said that government must not be complacent and ensure that strategies are well-positioned against risks brought by continuous spread of African Swine Fever (ASF), tighter rice supply from Thailand, and the on-going outbreak of Corona Virus Disease 2019 (COVID-2019). It also called its colleagues in the government, both in the national and local levels, to stand ready in effectively managing the demand and supply of key agricultural commodities which will possibly be affected by these risks. The Socioeconomic Planning Office highlighted the recently reported oversupply of vegetables and possible delayed arrival of imported products due to production and logistics disruptions in view of the COVID-19 outbreak. The provision of post-harvest facilities such as cold storage and other logistics support are necessary to assist the affected producers and consumers. There is also a need to strictly implement the national zoning and movement plan as well as the 1-7-10 protocol to prevent and control the spread of ASF to other localities. The 1-7-10 protocol requires that all hogs within onekilometer radius from the ASF-affected area are to be culled. Within the seven-kilometer radius, there will be controlling of movement, shipment, and sale of hogs. Within the 10-kilometer radius, all hogs will be placed under monitoring. There's also a need to effectively utilize the Rice Competitiveness Enhancement Fund (RCEF) to improve rice production in the country amid the risk. Disruptions in the global supply chains due to the spread of COVID-19 should also be closely monitored and action plans should be laid out to combat such disruptions.

A ranking official of the Bangko Sentral ng Pilipinas (BSP) said that within-target inflation rate for 2020 and 2021 can still be attainable despite risks from the volatility of international oil prices and rice supply, among others. The supply issues of rice which is imported from Thailand is caused by Thailand experiencing drought which triggered fears of supplies running short, which in turn, resulted in an uptick of prices.

In early 2020, the Philippine Statistics Authority said that the government missed its growth target in 2019 which settled at 5.9% with a target of between 6% to 6.5%. Months later, it revised its GDP growth rate at 6% using on its calculations 2018 as the base year instead of 2000. Despite the revision, the growth posted last year was still the lowest in 8 years. For the whole year of 2019, services posted growth of 7.1%, while industry and agriculture registered growth rates of 4.9% and 1.5%, respectively. Meanwhile, per capita GDP for 2019 stood at 4.6%. Growth was much slower than expected during the first half of the year due to the delayed passage of the 2019 budget over alleged pork barrel or illegal funds. The reenactment of the budget meant government underspending of over P1 billion per day for 4 months and stalled infrastructure projects.

In 2018 Gross Domestic Product grew to a full-year average of 6.2%, short of the government's downgraded 6.5-6.9 percent target range. The said GDP growth was the slowest in three (3) years since the 6.1 percent posted in 2015. Among the three major industries, the biggest contributor to GDP growth was services, accounting for 3.8 percentage points. Industry followed with 2.3 percentage points while agriculture had the smallest share of 0.1 percentage point.

The economy faced several challenges right at the start of 2019 as the budget impasse led to delays in the implementation of government programs and projects. Adding to the problem was the election ban on certain, mainly infrastructure, projects. The timely passage of the 2020 General Appropriations Act and also the approval of the validity extension of the 2019 fiscal program until the end of this year are welcome event considering both of which are critical to our efforts to spur economic growth. Going forward, there is a need to reconfigure budget and disbursement protocols that are more robust.

The mild El Niño during the first half of 2019, the spread of African swine fever in Luzon, as well as the global slowdown due to the trade war between the United States and China were considered as drags for growth. The government must now identify specific products for which the country could be an alternative manufacturing base, bearing in mind the comparative advantage for domestic players. The entry of these [multinational companies] and international players could serve as a way to better integrate the country's domestic industries into the global value chain and bolster the manufacturing growth in the long run.

The implementation of the "Build, Build, Build" infrastructure program and the focus on improving the performance of services exports would boost economic growth in 2020 targeting 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.

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 risks. 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.

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. The Asian Development Bank said Philippine GDP could expand by 2 percent this year. Former Socioeconomic Planning Secretary Ernesto Pernia meanwhile said that depending on how long the crisis would last, GDP could contract by 0.6 percent or grow by 4.3 percent. Finance Secretary Carlos Dominguez said GDP could shrink 1 percent this year, or post zero growth.

With the ongoing pandemic, the country's local output growth is seen sharply slower than originally believed, ranging as low as 5.5% to 6.5% this year instead of 6.5% to 7.5% originally. The projected deceleration is blamed on the debilitating impact of the corona virus disease (COVID-19). This growth outlook incorporates a scenario in which the government does nothing to mitigate the economic and other ill effects of the viral contagion.

The government has adopted measures including the relaxation of regulation for those affected by the epidemic, utilized programs providing unemployment/sickness benefits and established strategic commodities inventory, among others. The Socioeconomic Planning Office recommended in preparing the economy for a rebound by taking advantage of the situation and boosting infrastructure, rehabilitate the ecosystem, craft local government tourism master plans and the upgrading of facilities by the private sector. Additional suggestions include promoting domestic tourism by developing a new campaign for domestic travel, the provision of retooling measures like livelihood training, encouraging strategic investments in the field of medicine and the establishment of a Center for Disease Control-like network.

In terms of foregone gross value added, COVID-19's impact could range from P93 billion to P187 billion assuming the restriction of passenger traffic from China and its administrative regions, along with the 10 percent drop in foreign tourists from other countries, will last until June this year. Employment in the travel and tourism industry could sustain job losses of 30,000 to 60,000 and a reduction in tourist arrivals estimated at 1.42 million.

If the country's top 10 exports that are dependent on China, as well as the three consumer products dependent on Hong Kong declined for one month (February 2020) at rates similar to the contraction seen in partial customs data for February (ranging from 11% to 100%), this will result in a loss of gross value added of PHP4.9 to PHP9.8 billion, equivalent to 0.02 to 0.05 percent of GDP in 2020. This could result in an employment loss of 3,000 to 6,700.

Cash remittances from overseas Filipinos (land-based and sea-based) amounted to USD30.1 billion in 2019, growing by more than four percent year-on-year (y-o-y). In January 2020, it reached USD2.6 billion, up 6.6 percent y-o-y. If 30.0 percent of overseas Filipino workers employed in tourism and tourism-related services lose their jobs (around 100,000 employees) as demand in the tourism sector plummets worldwide for five months, we expect to lose approximately PHP5.7 billion in foregone remittances. This scenario will result in a loss of gross value added of PHP3.9 to PHP8.5 billion, equivalent to 0.02 to 0.04 percent of GDP, and local employment loss of 1,700 to 4,500 persons.

Household consumption is expected to decelerate until June as consumer confidence dips due to health concerns and social distancing measures. In particular, a 5.0 to 10.0 percent decline in household consumption of non-essential commodities (i.e., alcoholic beverages and tobacco, clothing and footwear, furnishings, household equipment and routine household maintenance, recreation and culture, restaurants and hotels, and

miscellaneous goods and services) could result in a loss of gross value added of PHP45 to PHP94 billion, equivalent to 0.2 to 0.5 percent of GDP, and reduce employment by 16,500 to 62,500.

In 2018, Luzon accounted for 73.0 percent of the country's real GDP, significantly larger than the share of Visayas (13.0%) or Mindanao (15.0%). Based on the guidelines for the enhanced community quarantine, private establishments that provide basic necessities will remain open. These include activities related to food, health services, banking services such as supermarkets, hospitals, pharmacies, food preparation and delivery services, manufacturing and processing plants of basic food products and medicines, water-refilling stations, banks, money transfer services, utilities, among others. Also included are business process outsourcing establishments and export-oriented industries. In light of this, the losses in these sectors are expected to be lower. On the other hand, other sectors are likely to bear more significant losses, such as in retail trade (with mall closures); in air transport (as airlines cancel flights and airports are closed); and in other manufacturing and service activities that are not part of the food and health-related supply chains. In view of the foregoing, NEDA estimates that the enhanced community quarantine over Luzon for one month could result in a loss of gross value added of PHP298 billion to PHP1.1 trillion, equivalent to 1.5 to 5.3 percent of GDP. This is expected to reduce employment by 61,000 to 1 million.

Aggressive efforts to contain COVID-19, including the Luzon-wide quarantine, could by itself add pressure on the country's fiscal position. Even without additional spending, the estimated decline in GDP (2.1% to 6.6%) can increase the national government budget deficit to 4.4 - 5.4 percent of GDP in 2020, assuming the same revenue effort. Certain regulatory relief for affected sectors are also being implemented. The Bureau of Internal Revenue has extended the tax filing by one month, and this is expected to result in collection delay of about PHP145 billion. Further, the Civil Aviation Authority of the Philippines and the Manila International Airport Authority agreed to defer payment on parking and landing fees of local airlines in order to cushion the effect of COVID-19 on airlines. The proposed fiscal stimulus by Congress under House Bill 6606 amounts to over PHP100 billion. On the other hand, given the likely delays in implementation of priority programs and projects, including infrastructure, national government agencies could re-prioritize and re-align their budget to address the more urgent challenge posed by COVID-19.

In total, given the simultaneous adverse effects on the supply and the demand side of the economy, we expect a cumulative loss of PHP428.7 to PHP1,355.6 billion in gross value added (in current prices), equivalent to 2.1 to 6.6 percent of nominal GDP in 2020. Without mitigating measures, this would imply a reduction in the Philippine's real GDP growth to -0.6 to 4.3 percent in 2020. The government's swift and appropriate response remains crucial in the softening the blow of COVID-19, particularly on the most vulnerable members of our society.

To reiterate, the estimates assume that the adverse impact will be felt until June, though the brunt will be felt during the one-month ECQ. External trade, however, is expected to recover beginning March, though will still be affected by the ECQ.

It also bears emphasizing that attaining the upper bound of 4.3 percent growth rate for 2020 is possible only if we are able to stem the impact of COVID-19 and the enhanced community quarantine to the rest of the economy. By extension, if the ECQ is extended beyond one month, or if the spread of COVID-19 is unabated even after the ECQ, then even the low-end of the estimate is still too high.

COVID-19's impact on inflation could push the rate 0.1 to 0.2 percentage points higher each month, particularly on food items that have the largest import dependence on China, affecting domestic prices.

While other experts forecast lower GDP outcomes for the Philippines this year, JP Morgan Chase & Co. retained its 6.2% forecast as reflection of the country's economic stability. S & P Global Ratings projected a sub-6 percent growth path averaging only 5.8 percent from an earlier 6.2% outlook. Moody's Investors Service and Fitch Ratings likewise scaled back their respective forecasts of 6.2% and 6.3%, respectively, to only 6.1% and 6%.

After the number of confirmed cases of coronavirus disease 2019 (COVID-19) increased, the President declared on March 16, 2020 a state of calamity throughout the country and imposed the Enhanced Community Quarantine (ECQ) in Luzon. Since the declaration, the number has continued to rise while businesses have stalled, disrupting economic activities and affecting the livelihood of Filipinos.

To combat the COVID-19 pandemic in the country, the President signed into law the Bayanihan to Heal as One Act (RA 11469) which was effective on March 25, 2020 and valid for three months unless extended by Congress. The law would allow the President to "reallocate, realign, and reprogram" a budget of almost ₱275 billion (\$5.37 billion) from the estimated ₱438 billion (\$8.55 billion) national budget approved for 2020, in response to the pandemic;^[2] enable him to "temporarily take over or direct the operations" of public utilities and privately owned health facilities and other necessary facilities "when the public interest so requires" for guarantine, the accommodation of health professionals, and the distribution and storage of medical relief; and "facilitate and streamline" the accreditation of testing kits. Some of the powers of the President include the following: 1.) Expedite and streamline the accreditation of testing kits and facilitate the testing of PUIs and PUMs by public and private hospitals, as well as the immediate isolation and treatment of patients; 2.) The authority to give 18 million low-income families P5,000 to P8,000 a month in emergency cash aid — depending on the prevailing minimum wage in the region- for two months; 3.) Give health workers a special risk allowance on top of their regular hazard pay; 4.) Mandate that public and private health workers who contract the virus will be given P100,000, and P1 million for the families of health workers who succumbed to the virus while in the line of duty; 5.) Ensure the availability of credit to the productive sectors of the economy by lowering the lending interest rates and reserve requirements of lending institutions; 6.) Ease up grant incentives for the manufacture or importation of much-needed equipment or supplies, including medical equipment and supplies; 7.) Ensure the availability of essential goods through measures that will reduce interference to the supply chain; 8.) Regulate and limit the operation of land, sea and air transportation, private or public; 9.) Regulate traffic on all roads, streets, bridges, et al; 10.) Direct banks and other financial institutions - including GSIS, SSS and Pag-IBIG Fund — to implement a 30-day grace period for payments of loans and credit card bills; 11.) Implement an expanded Pantawid Pamilya Pilipino Program to include persons working in informal economy (self-employed, construction, etc.) and those who are not recipients of the current Pantawid Pamilya Pilipino Program; 12.) Undertake other reasonable and necessary measures to carry out the law subject to the constitution.

In addition, two of the 30 special powers will be reserved and will only be used when absolutely necessary. These are the powers to take over and direct the operations of privately-owned hospitals, and to require businesses to prioritize contracts for materials and services necessary for the crisis.

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 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

Impact on Real Estate Sales

Possible drop in sales due to reduced foot traffic and the inability of clients to personally visit its project sites and perform ocular inspections. We see a potential impact also on lower sales from clients living overseas.

To mitigate, sales shall be sourced from mostly local buyers and investors. There remains to be a strong local demand for our real estate products in Mindanao. The Company plans to intensify online marketing through brokers and agents and encourage clients to do transactions online.

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.

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.

Significant Change in the number of employees

The Brown Group of Companies foresees to maintain the number of employees. Hiring of employees will continue in the regular course of the business as the need arises.

Item 7. FINANCIAL STATEMENTS

Please see the attached Audited Parent and Consolidated Financial Statements and schedules listed in the accompanying Index to Financial Statements and Supplementary Schedules, presented herewith as Exhibit VI and Exhibit VII.

Item 8. CHANGES IN AND DISAGREEMENT WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURES

In the best interest of the Corporation, as well as the shareholders, higher standards of governance have been followed including the change of external auditor as mandated by SRC Rule 68(3)(b), as amended. Accordingly, the Board of Directors on 02 May 2018, upon the recommendation of the Audit Committee, with the approval of the stockholders of A Brown Company, Inc. on 28 June 2018, has appointed SGV & Co. as the new external auditor for the year ended December 31, 2018. The recommendation has not been prompted by any disagreement that has arisen between the Corporation and the previous external auditor.

For the year 2018, the Partner-In-Charge of the independent examination is John T. Villa. For the audit year 2019, Alvin M. Pinpin is the Partner-In-Charge.

Representatives of the external auditor shall be present during annual meetings and will be given the opportunity to make a statement if they desire to do so. They are also expected to respond to appropriate questions if needed.

Previous External Auditor

The accounting firm of Constantino Guadalquiver & Co., (CG & Co.) was duly appointed as the Independent Public Accountants on 28 August 2009.

There was no instance that CG & Co. had any disagreement relating to accounting principles or practices, financial statement disclosures or auditing scope or procedure. Per SEC Memo Circular of 2005 – Amendments to SRC Rules 68 and 68.1, "... the external auditors shall be rotated every after five (5) years of engagement. In case of a firm, the signing partner shall be rotated every after said period. The reckoning date for such rotation shall commence in year 2002 ...". For five consecutive years (2009 to 2013), Rogelio M. Guadalquiver is the Partner-In-Charge of the independent examination who was replaced by Annalyn B. Artuz for audit year 2014 to 2016. For the audit year 2017, Rogelio M. Guadalquiver is the Partner-In-Charge.

External Audit Fees and Services

A) Aggregate fees billed for the calendar years 2019 and 2018 for the audit of financial statements:

	<u>2019</u>	<u>2018</u>
 Regular Annual Audit of Financial Statements (inclusive of VAT) 	P 1,248,800	P 1,,248,800

- 2) The nature of services comprising the fees includes the following:
 - a) Audit in accordance with generally accepted auditing standards.
 - b) Examination of the company's internal control structure for the purpose of establishing a basis for determining the nature, timing and extent of auditing procedures necessary for expressing an opinion.
 - c) Procedures designed to provide reasonable assurance of detecting errors and irregularities that are material to the financial statements.
 - d) Audit and Business Advisory

The audit fee of the parent's nine (9) subsidiaries in 2019 was P892,640 and P864,640 in 2018.

B) Aggregate fees billed for the calendar years 2019 and 2018 for Tax Compliance Audit are as follows:

	2019	2018
1) Tax Compliance Audit (Inclusive of VAT)	Ρ-	Ρ-

- 2) The nature of services comprising the fees includes the following:
 - a) In-depth review of company's records to ascertain compliance with the rules and regulations of the Bureau of Internal Revenue and the local government;
 - b) Review completeness of documents for BIR and local government purposes;
 - c) Evaluation of income and business tax positions based on past and current operations to determine tax savings and/or exposures;
 - d) Recommend corrective measures to ensure compliance with tax laws; and
 - e) Recommend measures for tax- savings purposes.
- C) There are no services other than the services reported under items (a) and (b).

Reyes, Tacandong & Company was the external tax consulting firm who conducted the 2011 tax compliance audit of the parent and some of its subsidiaries. The firm was retained as tax consultant thereafter until September 2016.

The ABCI Audit Committee recommends to the Board and stockholders the appointment of the external auditor and the fixing of audit fees. The Board and stockholders approve the Audit Committee's recommendation.

During end-of-audit, an initial conference by the external auditors with the management's authorized representatives discuss the initial findings. After the clarification conference, the external auditors together with the partner in-charge will discuss before the rest of the Audit Committee. If there are any revisions, another round of discussion will be set before the audited reports are finalized, accepted and approved.

Part IV MANAGEMENT AND CERTAIN SECURITY HOLDERS

Item 9. DIRECTORS AND EXECUTIVE OFFICERS OF THE ISSUER

Board of Directors for July 2019 to June 2020

Listed below are ABCI's directors with their corresponding positions and offices held. The directors assumed their directorship during the annual stockholders' meeting for a term of one year or until the election of new directors in the next stockholders' meeting.

INFORMATION ABOUT EACH DIRECTOR AND EXECUTIVE OFFICER

WALTER W. BROWN, Director and Chairman

Walter W. Brown, Filipino, 80, is Director and Chairman of A Brown Company, Inc. Prior to his re-election in December 2018 as Chairman of the Company, he was conferred as Chairman Emeritus in September 2016. He is also the Chairman of A Brown Energy & Resources Development Inc., Palm Thermal Consolidated Holdings Corporation, PeakPower Energy Inc. and Monte Oro Resources and Energy, Inc. He is the Chairman Emeritus of Apex Mining Co., Inc., a company listed in the Philippine Stock Exchange.

He received two undergraduate degrees: B.S. Physical Science (1959) and B.S. Geology (1960), both from the University of the Philippines, and postgraduate degrees from Stanford University: M.S. Economic Geology (1963), and Ph.D. in Geology, Major in Geochemistry (1965). He was also a candidate in Master of Business Economics (1980) from the University of Asia & Pacific (formerly Center for Research & Communications).

He was formerly associated with the following companies as Chairman or as President or Director: Atok Big Wedge Co, Inc., Philex Mining Corporation, National Grid Corporation of the Philippines, Atlas Consolidated Mining Co., Philodrill Corporation, Petroenergy, Philippine Realty & Holdings Corporation, Dominion Asia Equities, Inc. (Belle Corp.), Palawan Oil & Gas Exploration (Vantage Equities), 7 Seas Oil Company, Inc. (Abacus), Universal Petroleum (Universal Rightfield), Sinophil Corporation, Asian Petroleum Corporation, Acoje Mining Corporation, Semirara Coal Corporation, Surigao Consolidated Mining Inc. (Suricon), Vulcan Industrial and Mining Corporation, San Jose Oil, Seafront Petroleum, and Basic Petroleum. He was also Technical Director of Dragon Oil, a company listed on the London Stock Exchange.

He is currently Chairman and Director of Family Farm School (PPAI), Chairman and President of Studium Theologiae Foundation, and President of Philippine Mine Safety & Environment Association (PMSEA), and lifetime member of the Geological Society of the Philippines. He was a member of the Board of Trustees of Xavier University from 2003 to 2014, concurrently serving as Vice Chairman from 2006 to 2014.

ANNABELLE P. BROWN, Director

Ms. Annabelle P. Brown, Filipino, 77. Director of A Brown Company, Inc. from 1992 to present. She holds the position of: Treasurer since 1993 to July 2011, and Member of the Executive Committee and Corporate Governance Committee.

She is President and Director of PBJ Corporation; Chairman of the Board of Petwindra Media Inc.; Treasurer of Brown Resources Corporation; Treasurer/ Director of Bendana-Brown Holdings Corporation, Pine Mountain Properties Corporation. She is also a Director of the following corporations: North Kitanglad Agricultural Corp., Cogon Corporation, Shellac Petrol Corp and Palm Concepcion Power Corporation. She has no directorship in other listed companies.

Her civic involvement includes: Founding Chairperson of Alalay sa Pamilya at Bayan (APB) Foundation, Inc. (2009 to present), Development Advocacy for Women Volunteerism (DAWV) Foundation, Inc. (1988 to present), Professional and Cultural Development for Women (PCDW) Foundation, Inc. (1979 to present); Consultant/Moderator of EDUCHILD Foundation, Inc. (1985 to present) and Chair of the Rosevale School, CDO (2011 to present).

Mrs. Brown holds a Bachelor of Science in Business Administration degree from the University of the Philippines, Diliman, Quezon City and is a candidate for a degree in Masters in Business Economics at the University of Asia and Pacific (formerly CRC).

For her outstanding contribution to the academe, business and socio-community development, Mrs. Brown is a recipient of several awards and citation, latest are the 2010 Soroptimists Award and 2010 UPCBA Distinguished Alumna Award.

ROBERTINO E. PIZARRO, Director and President and Chief Executive Officer

Mr. Robertino E. Pizarro, Filipino, 65, was elected as President and Chief Executive Officer on December 7, 2018. Prior to his current position, he was an Executive Chairman beginning September 2016 until March 2017 when it was changed to Chairman. He was the President of the company from August 2003 to Sept. 2016. He finished the course on Strategic Business Economic Program at University of Asia and the Pacific (Aug 2002–Aug 2003). He was the former (2017 to 2018) and is the present President and Member of the Board of Directors of Cagayan de Oro Chamber of Commerce and Industry. He is also the President of ABERDI, Brown Resources Corporation, NAKEEN Corporation (February 26, 1997 to present), Xavier Sports and Country Club (1999 to present), Simple Homes Development, Inc., Bonsai Agricultural Corporation and Minpalm Agricultural Co., Inc. (2004 to present). He was the former President and now Director of Philippine Palmoil Development Council, Inc. (PPDCI).

As three-time elected President of Cagayan de Oro Chamber of Commerce and Industry Foundation (2017, 2018 and 2020), Mr. Pizarro presides the 422-member chamber. He will espouse increased and satisfied

membership; and calls for its members to take advantage of the Duterte administration's thrust to develop the countryside and to ramp up economic activities in the rural areas. These economic benefits mean development of the city and its neighboring areas, bringing in tourists, increasing the number of business meetings and conventions, and promoting a conducive business atmosphere. He is also an advocate of the Metro Cagayan de Oro.

Mr. Pizarro is in the forefront of introducing new concepts for urban planning, infrastructure and land management focusing on real estate development in Mindanao. Under his leadership, ABCI introduced Cagayan de Oro's first mixed-use, nature-themed, well-planned integrated residential subdivision, the Xavier Estates. ABCI also developed Northern Mindanao's first agri-residential subdivision in Bukidnon; first residential resort in Misamis Oriental; and the first residential estates in Caraga Region located beside a driving range and a golf course. The demand for ABCI real estate properties continue to be strong due to its idyllic views, high elevation and flood-free locations, well-developed infrastructure with wide main roads, centralized water system and tree-lined streets and landscaped roadways.

As Director and former President of the Philippine Palm Oil Development Council, Inc. (PPDCI), he espoused agriculture development and job creation in the countryside. New interests and investments in the oil palm industry were created during his term. During the 8th National Palm Oil Congress, which he chaired, the utilization of unproductive lands and promotion of economic stability through investments in the palm oil industry was highlighted.

He has no directorship in other publicly-listed companies.

ELPIDIO M. PARAS, Independent Director

Engr. Elpidio M. Paras, Filipino, 66, Independent Director, June 28, 2002 to present. He obtained his Bachelor of Science major in Mechanical Engineering from the De La Salle University (1974). He is the President and CEO of Parasat Cable TV, Inc. (1991 to present), UC-1 Corporation (2002 to present), Arriba Telecontact, Inc. (2005 - present). , Trustee - Promote Northern Mindanao Foundation, Inc. (2005 to present), President – Cagayan de Oro Chamber (2007), Chairman of the Board of Trustees – Xavier University (2007 to 2016) and independent director of Southbank. He is a founding member of the Philippine Society for Orphan Disorders (PSOD). He was also a Board member of the Cagayan de Oro International Trade and Convention Center Foundation, Inc. (2005). He is also a member of PhilAAPA (Philippine Association of Amusement Parks& Attractions), and Member of the Board of trustees of Maria Reyna-Xavier University Hospital, Inc. (MRXUH). He was also three-time Pres. and Chairman of the Philippine Cable TV Association and currently he is a Board Director for the Mindanao area. He is a trustee in the Tourism Congress of the Philippines.

He has no directorship in other publicly-listed companies.

THOMAS G. AQUINO, Independent Director

Dr. Thomas G. Aquino, Filipino, 71, Independent Director since March 12, 2012 to present. He has professional expertise in several fields namely business strategy, trade, investments and technology promotions, industrial policy and international trade negotiations.

He is Senior Fellow at the Center for Research and Communication of the University of Asia and the Pacific (UA&P). He specializes in economic policy related to reinvigorating manufacturing for regional and global competition. He is Chairman of NOW Corporation, a publicly listed firm engaged in telecommunications, media and technology, and an Independent Director of Alsons Consolidated Resources Inc., also a publicly listed firm involved in property development and power generation in Mindanao. He is Chairman of REID Foundation, a provider of economic solutions experts to partners on reform packages to facilitate inclusive economic growth and development.

Dr. Aquino was formerly Senior Undersecretary of the Philippine Department of Trade and Industry. He managed international trade promotions by assisting exporters to the country's trade partners and led the country's trade policy negotiations in the World Trade Organization and Asean Economic Community and representation in Asia Pacific Economic Cooperation. He was the lead negotiator for the Philippines-Japan Economic Partnership Agreement, the first modern bilateral free trade agreement for the Philippines. He was conferred the Presidential Service Award (or Lingkod Bayan) for extraordinary contribution of national impact on public interest, security and patrimony and was recipient of the Gawad Mabini Award with the rank of Grand Cross (or Dakilang Kamanong) for distinguished service to the country at home and abroad by the President of the Republic of the Philippines. He is a member of the Philippines APEC Vision Group 2020.

He obtained a Doctorate in Management from IESE Business School, University of Navarre (Spain) in 1980, an MS in Industrial Economics from the Graduate School of CRC (now UA&P) in 1972 and an AB in Economics from the School of Economics, University of the Philippines in 1970.

ANTONIO S. SORIANO, Director

Atty. Antonio S. Soriano, Filipino, 71, Director from Aug 2007 to present and Corporate Secretary (June 2002 to Nov. 2008). He obtained his Bachelor of Laws Degree from the University of the East in 1974 and was admitted to the Bar in 1975. He is the Senior Managing Partner of Soriano, Saarenas & Llido Law Office. He acts as the Corporate Secretary of the following: RISE Foundation, Inc. (1994 to present), ICS Development Corporation (1980 to present), PACEMAN General Services (1993 to present), Kagayhaan-Davao Resources Management Corporation (1994 to present), Kagayhaan - Cagayan de Oro City Resources Management Corporation (1993 to present), Chairman of Xavier Sports and Country Club (2000 to present), and Roadside Shops, Inc. (2000 to present). He is the Chairman of Cagayan de Oro Medical Centre, Philippine National Red Cross and First Industrial Plastic Ventures, Inc. (present). He is also active in civic and professional organizations like Integrated Bar of the Phils. – Misamis Oriental Chapter (Vice-President 1984-1986), Rotary Club of Cagayan de Oro City (IPP & SAG), Philippine Association of Voluntary Arbitrators (member - 1994) and Court of Appeals Mediation-Mindanao Station (member - 2007). He was also elected as Vice Mayor of Cagayan de Oro City from 1992-1995 and member of the City Council of the same city from 1988-1992. During his tenure he was able to pass several ordinances and resolutions that contributed to the development of the City. He has no directorship in other publicly-listed companies.

JOSELITO H. SIBAYAN, Director

Joselito H. Sibayan, Filipino, 61, was appointed as Director and Treasurer of A Brown Company, Inc. on March 28, 2017. His designation as Treasurer has ceased with the appointment of Mr. Joel A. Bañares on May 04, 2017. Currently, he is an Independent Director of Apex Mining Co. Inc. and SM Prime Holdings, Inc., publicly-listed companies. He is also President and CEO of Mabuhay Capital.

Prior to forming Mabuhay Capital, he was the Vice-Chairman of Investment Banking-Philippines and Philippine Country Manager for Credit Suisse First Boston (1998-2005). He held various positions from Senior Vice-President, Head of International Fixed Income Sales to Executive Director and Chief Representative at Natwest Markets (1993-1998). He was also the Head of International Fixed Income Sales at Deutsche Bank in New York (1988-1993). He spent 32 years in investment banking with experience spanning securities sales and trading, capital-raising, and mergers & acquisitions advisory.

Mr. Sibayan obtained his MBA from the University of California in Los Angeles and his B.S. Chemical Engineering from De La Salle University – Manila.

RENATO N. MIGRIÑO, Director and Treasurer

Mr. Renato N. Migriño, Filipino, 70, is currently the Treasurer of Apex Mining Co., Inc. and an Independent Director of Mabuhay Vinyl Corporation, both listed companies. Mr. Migrino is also a Director and Treasurer of Monte Oro Resources & Energy, Inc. Prior to his joining A Brown, Mr. Migriño was Treasurer, Chief Financial Officer, Senior Vice President for Finance, and Compliance Officer of Philex Mining Corporation, Director and Chief Financial Officer of Philex Gold Inc., and Director of FEC Resources Inc., Silangan Mindanao Mining Co., Inc., Brixton Energy & Mining Corporation and Lascogon Mining Corporation. He was also formerly Senior Vice President & Controller of Benguet Corporation.

He was formerly the Treasurer (from September 1, 2015 to March 28, 2017) and a Director (from September 28, 2016 to March 28, 2017) of A Brown Company, Inc.

JUN HOU, Director

Mr. Jun Hou, Chinese, 48, holds the position of Executive Chairman of Huli Fund Philippines, a firm that specializes in buyout investments especially in real estate, energy, minerals, and health industries. He is the President of Yi Ding Tai International Corporation from 2012 to present, a company which conducts its operations in the Philippines and based in the People's Republic of China.

Mr. Hou has been with Bank of America Merrill Lynch in both the United States and Hong Kong branches. He has extensive experience in international investment banking.

Mr. Hou obtained his Bachelor of Science degree from Northeastern Financial University and attended SBEP at the University of Asia & the Pacific.

Company Officers of A Brown Company, Inc.

WALTER W. BROWN, Chairman (refer above for his profile)

ROBERTINO E. PIZARRO, President & Chief Executive Officer

(refer above for his profile)

RENATO N. MIGRIÑO, Director and Treasurer (refer above for his profile)

MARIE ANTONETTE U. QUINITO, Chief Finance Officer

Atty. Marie Antonette U. Quinito, Filipino, 43, joined the A Brown Group of Companies in November 2013 as Comptroller. She was appointed as Chief Finance Officer effective September 1, 2015 until December 31, 2017. Thereafter, she was appointed as Vice President-Comptroller effective January 1, 2018. She assumed the Chief Finance Officer effective March 1, 2019 upon the resignation of Ignacio A. Manipula. She was formerly a Director of the company.

She finished her Bachelor of Science in Accountancy at the University of San Carlos Cum Laude in 1997. She became a Certified Public Accountant in December the same year. She finished her Masters in Business Administration at Southwestern University last May 2003. She finished her Bachelor in Laws at Xavier University Ateneo de Cagayan last May 2009 and passed the bar examination given last November 2011. She is a candidate for Doctor in Education Planning and Supervision. She has also taken courses with institutions such as the Asian Institute of Management and American Management Association.

She started as a Staff Auditor of Sycip, Gorres Velayo and Company, CPAs in November 1997. She joined the Multi Stores Corporation, Operator of SM Department Store Cebu in July 1998. After almost five years she was

promoted to Finance and Admin Manager and was transferred to Shopping Center Management Corporation-Cagayan de Oro, the operator of SM Mall Cagayan de Oro. She spent fifteen (15) years of her life with the SM Group of Companies.

JOHN L. BATAC, Vice-President – Construction and Development & Chief Operating Officer

Engr. John L. Batac, Filipino, 51, AVP from Aug 2008 until he was appointed as VP effective June 2014. He was elected concurrently as Chief Operating Officer starting January 1, 2019. He is a Civil, Sanitary and Geodetic Engineer. He graduated from the University of the East in 1991 for his Civil Engineering course, at National University in 1994 for Sanitary Engineering and at The University of Northern Eastern Philippines in 1998 for Geodetic Engineering. He used to be an Instructor at International Training Center for Surveyors (Sept 1991 to April 1995), a Manager for Project Development of A Brown Company, Inc. (May 1995 to July 2000) and a Technical Consultant of Green Square Properties Corp. (2000 to 2008). He is also a member of the following organizations: Philippine Institute of Civil Engineers (PICE), Philippine Society of Sanitary Engineers (PSSE) and Geodetic Engineers of the Philippines (GEP).

PAUL FRANCIS B. JUAT, Vice President

Mr. Paul Francis B. Juat, Filipino, 27, is appointed as Vice President of A Brown Company Inc. effective January 1, 2019. He is a director of Atok-Big Wedge Co., a publicly listed company since May 31, 2018. He is also a director of Brownfield Holdings Corporation, North Kitanglad Agricultural Company, Inc., PBJ Corporation, and Pacific Bougainville Holdings Corporation. He also currently serves as Assistant to the President of Apex Mining Co., Inc. He holds a Bachelor's degree in Industrial Engineering from the University of the Philippines Diliman.

JASON C. NALUPTA, Corporate Secretary

Jason C. Nalupta, Filipino, 48, is the Corporate Secretary of the Corporation. He is also currently the Corporate Secretary or Assistant Corporate Secretary of listed firms Asia United Bank, Crown Asia Chemicals Corporation, and Pacific Online Systems Corporation. He is also a Director and/or Corporate Secretary or Assistant Corporate Secretary of private companies Sino Cargoworks Agencies, Inc., Falcon Resources, Inc., Mercury Ventures, Inc., Total Gaming Technologies, Inc., Parallax Resources, Inc., SLW Development Corporation, Metropolitan Leisure & Tourism Corporation, Sagesoft Solutions, Inc., Radenta Technologies, Inc., Xirrus, Inc., Glypthstudios, Inc., Loto Pacific Leisure Corporation, and Sta. Clara International Corporation. He is a Partner at Tan Venturanza Valdez Law Offices specializing on corporate, securities, and business laws. Mr. Nalupta earned his Juris Doctor degree, as well as his Bachelor of Science degree in Management (major in Legal Management), from the Ateneo de Manila University in 1996 and 1992, respectively. Mr. Nalupta was admitted to the Philippine Bar in 1997.

DANIEL WINSTON C. TAN-CHI, Assistant Corporate Secretary

Daniel Winston C. Tan-chi, Filipino, 41, is appointed Assistant Corporate Secretary of A Brown Company Inc. effective October 25, 2017.

Currently, he is the Corporate Secretary of Palm Thermal Consolidated Holdings, Hydro Link Projects Corp., Masinloc Consolidated Power, Inc., AB Bulk Water Company, Inc. and another 33 non-listed companies.

He has 15 years of experience in the legal services industry with a solid background in the areas of Project and Debt Financing, Mergers & Acquisitions, Joint Ventures, Labor Disputes and Real Estate.

Mr. Tan-chi is a Partner in the law firm of Picazo Buyco Tan Fider & Santos where he started his career in 2005.

He graduated from the Ateneo de Manila University with a degree in Bachelor of Science in Legal Management in 2000. He also received his Juris Doctor from the Ateneo de Manila Law School in 2004.

ALLAN ACE MAGDALUYO, Compliance Officer

Allan Ace Magdaluyo, Filipino, 40, is appointed Compliance Officer of A Brown Company Inc. effective October 25, 2017. He started his career in A Brown Company, Inc. as Investor Relations Officer in June 2010 and promoted as Finance Manager and Senior Finance Manager in 2012. He graduated his BS Accountancy degree at Mindanao State University – Marawi as Magna Cum Laude and College Leadership Awardee in 2000. He took and passed the May 2001 CPA Board Examination. After obtaining his CPA license, he worked as an Accountant II in the Department of Education – Division of Agusan del Sur before he embarked on his graduate studies. He graduated his Master of Science in Finance degree at University of the Philippines – Diliman in 2008 and had completed his academic units for a Master in Public Administration at Bukidnon State University – San Francisco External Studies in 2004. He obtained his license as a Real Estate Broker in 2011 and Real Estate Appraiser in 2013.

Previously, he worked as internal auditor for an IT software firm in Makati and had also a short stint as a college instructor when he was still working in his province.

b) Identify Significant Employees

Every employee of the Company is expected to perform the function assigned to him and contribute his share to the business. While each employee's role is important, there is no employee who is not an executive officer who is expected by the company to make a significant contribution to the business.

c) Family Relationship

Walter W. Brown, the Chairman of the Company, is married to Annabelle Pizarro Brown. Robertino E. Pizarro, the President and Chief Executive of the Corporation, is the brother of Annabelle Pizarro Brown. Paul Francis B. Juat is the grandson of Walter W. Brown and Annabelle P. Brown.

d) Involvement in Certain Legal Proceedings

The Company has no knowledge of any involvement by the members of the Board of Directors or Executive Officers in any legal proceeding affecting or involving themselves or their properties, or of said persons being subject to any order, judgment or decree before any court of law or administrative body in the Philippines. Neither have said persons filed any petition for suspension of payments or bankruptcy/ insolvency nor have been convicted by final judgment of any violation of a securities or commodities law or any offense punishable by laws of the Republic of the Philippines or any other country during the past five (5) years up to the latest date.

Item 10. EXECUTIVE COMPENSATION

Directors

The regular directors receive P10,000 while the Chairman of the Board and the independent directors receive P15,000 as per diem for every board and committee meeting. As provided in the By-Laws Article V, Section 1 (as amended and adopted by the BOD on March 12, 2012 pursuant to the power delegated by the stockholders representing at least two-thirds (2/3) of the outstanding capital stock of the corporation), a bonus may be distributed to the members of the Board of Directors, officers and employees "upon the recommendation of the Compensation and Remuneration Committee and shall not exceed ten (10) per centum of the net income of the corporation (excluding the unrealized equity in the net earnings of affiliated and subsidiary corporations) before this bonus and taxes of the preceding year or preceding years if in a cumulative basis..." The said bonus is to be pro-rated with respect to Director's attendance and for those who have served for less than one year.

<u>Officers</u> The Company adopts a performance-based compensation scheme as incentive. Payments to all senior personnel from Manager and up were all paid in cash. The total annual compensation includes the basic salary and other variable pay (performance bonus and other taxable income). Each executive officer executed an employment contract with the Company for an indefinite period (the terms and conditions of which are in accordance with existing laws) and is entitled to receive retirement benefits in accordance with the terms and conditions of the Company's BIR-registered Employees' Retirement Fund.

Other than the previously exercised stock option plan, there are no stock, non-cash compensation, warrants or options granted to the officers and directors. There are no other material term or other arrangement, other than the above to which any Director / Officer named above was compensated.

Summary of Compensation

Name	Position	As	As of December 31, 2019 2020 (Estimates)				
	_	Salary	Per Diem*	Others/Bonus	Salary	Per Diem*	Others/Bonus
Walter W. Brown Robertino E. Pizarro Paul Francis B. Juat** John L. Batac	Chairman President & CEO Vice President VP - Construction and Development/ Chief Operating Officer						
Marie Antonette Quinito all above-named Directors & Officers as a group	Chief Finance Officer	22,771,508	215,000	3,210,024	27,240,000	236,500	2,270,000
all other officers including n as a group unnamed * includes travel allowance	•	21,588,948	608,000	2,970,191	18,690,467	668,800	1,557,539
** effective January 1, 2019							

Name	Position	2018				
Name	POSITION	Salary	Per Diem*	Others/ Bonus		
Walter W. Brown	Chairman					
Roel Z. Castro	President**					
Robertino E. Pizarro	Chairman					
	then President & CEO					
Ignacio A. Manipula	Sr. VP / Chief Finance Officer***					
Marie Antonette Quinito	Comptroller					
all above-named Directors		29,705,369	242,000	2,763,010		
& Officers as a group						
- Hard Hard (Construction of Provide		40 500 405	4 007 000	4 0 47 0 40		
all other officers and directo	ors as a group unnamed	18,588,135	1,037,000	1,847,249		
* includes travel allowance						
** resigned as President as of N	ovember 30, 2018					
*** resigned as Sr. VP/CFO as c	f February 28, 2019					

Item 11. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNER

a) As of December 31, 2019, the company knows of no beneficial owner of 5% or more among stockholders except as set forth below:

Title of	Name and Address	Relationship with	Name of Beneficial		No. of Shares	Percent
Class	of Record / Beneficial	Issuer	Ow nership & Relationship	Citizenship	Owned	of Class
	Owner		with Record Owner			
Common	PCD Nomineee Corporation** (adjusted)	PCD Nominee	various shareholders	Filipino/Alien	800,175,462	32.30%
	37/F Enterprise Bldg., Makati City					
Common	Walter W. Brown	Chairman	direct	Filipino	682,498,335	27.55%
	No. 10 Giraffe St., Greenmeadow s Q. C.		& indirect			
Common	Annabelle P. Brown	Director	direct	Filipino	205,444,488	8.29%
	No. 10 Giraffe St., Greenmeadow s Q. C.		& indirect			
Common	Brownfield Holdings Inc.	Stockholder	direct	Domestic Corp.	647,238,938	26.12%
	3301-C PSE Tektite West Tow er, Exchange Road,					
	Ortigas Center, Pasig City					
	Total				2,335,357,223	94.26%
	** PCD Nominee Corporation has a total shares of 2 owning 5% or more as enumerated below.	,082,615,406 or 84.055	5% of the outstanding capit	tal stock (OCS) incl	uding clients - benefic	ial owners
	** The following are the PCD participants with share	holdinas of 5% or more	of the OCS:			
	COL Financial Group, Inc.	J			899,307,391	36.30%
	2401-B East Tower, PSE Centre, Exchange Road, O	rtigas Center. Pasig Ci	itv		,,	
	Campos, Lanuza & Company, Inc.	· · · · · · · · · · · · · · · · · · ·	,		373,246,107	15.06%
	Unit 2003B East Tower, PSE Centre, Exchange Road	d. Ortigas Center. Pasi	a Citv		, ,	
	F. Yap Securities, Inc.	, · · 3 · · · · , · · · .	5 - 5		177,284,161	7.16%
	17F, Lepanto Building, 8747 Paseo de Roxas, Makati City				, - , -	
	Maybank ATR-Kim Eng Securities, Inc.				151,013,441	6.09%
	17F, Tower One & Exchange Plaza, Makati City				- ,,	
	** The following are the clients - beneficial owners of	f the PCD participants	owning 5% or more of the C	DCS:		
	Walter W. Brown (direct and indirect)	· · · · · · · · · · · ·	9		504,065,132	20.34%
	No. 10 Giraffe St., Greenmeadows Q. C.				,,	
	Annabelle P. Brown (direct and indirect)				131,135,874	5.29%
	No. 10 Giraffe St., Greenmeadows Q. C.				, ,-	
	Brownfield Holdings Inc.				647,238,938	26.12%
	3301-C PSE Tektite West Tower, Exchange Road,				- ,,	
	Ortigas Center, Pasig City					

 PCD Nominee Corporation, a wholly-owned subsidiary of Philippine Central Depository, Inc. ("PCD"), is the registered owner of the shares in the books of the Company's transfer agent in the Philippines. The beneficial owners of such shares are PCD's participants who hold shares on their behalf or in behalf of their clients. PCD is a private company organized by major institutions actively participating in the Philippine capital markets to implement an automated book-entry system of handling securities transaction in the Philippines.

Philippine capital markets to implement an automated book-entry system of handling securities transaction in the Philippines.
Brownfield Holdings Inc. (BHC) is represented by its authorized officer as approved by its Board of Directors to vote or direct the voting or disposition of BHC's shareholdings in the company.

(b) Shares held by Directors and Officers as of December 31, 2019:

Title of	Name of Beneficial Owner			Nature of	%
Class		Citizenship	No. of Shares	Ow nership	of Class
			Ow ned	(r/b)	
Common	Walter W. Brown	Filipino	682,498,335	direct & indirect	27.5460%
Common	Annabelle P. Brown	Filipino	205,444,488	direct & indirect	8.2918%
Common	Robertino E. Pizarro	Filipino	3,631,549	direct & indirect	0.1466%
Common	Antonio S. Soriano	Filipino	911,581	r/b	0.0368%
Common	Elpidio M. Paras	Filipino	1,581	r/b	0.0001%
Common	Thomas G. Aquino	Filipino	3,500	r/b	0.0001%
Common	Joselito H. Sibayan	Filipino	146,400	r/b	0.0059%
Common	Renato N. Migriño	Filipino	120	r/b	0.0000%
Common	Jun Hou	Chinese	100	r/b	0.0000%
Common	Marie Antonette U. Quinito	Filipino	120	r/b	0.0000%
Common	John L. Batac	Filipino	-		0.0000%
Common	Paul Francis B. Juat	Filipino	5,703,410	r/b	0.2302%
Common	Jason C. Nalupta	Filipino	-		0.0000%
Common	Daniel Winston C. Tan-Chi	Filipino	6,647,600	r/b	0.2683%
Common	Allan Ace R. Magdaluyo	Filipino	-		0.0000%
	Total		904,988,784		

(c) Changes on control – There had been no change of control in the company that had occurred since the beginning of the last fiscal year. Furthermore, management is not aware of any arrangement which may result in a change in control of the company.

(d) Voting Trust Holder – A Brown Company, Inc. knows no person/s holding more than 5% of common shares under a voting trust or similar agreement.

Item 12. CERTAIN RELATIONSHIP AND RELATED TRANSACTIONS

The company, being a parent company, in its regular course of trade or business, enters into transactions with its subsidiaries consisting of reimbursement of expenses, purchase of other assets, construction and development contracts, management, marketing and service agreements. Sales and purchases of goods and services to and from related parties are made at arms-length transaction.

No other transaction was undertaken by the Company in which any Director or Executive Officers was involved or had a direct or indirect material interest except on the receipt of non-interest bearing loans from the family of Dr. Walter W. Brown. On 12 October 2017, the Board approved the conversion of the Company's debt amounting to P250,000,000 to equity at Php 1.13/share based on the 15-day volume weighted average price for the period ending on October 11, 2017. Please refer to Note 15 of the accompanying Notes to the Consolidated Financial Statement for a discussion on other Related Party transactions.

For the past five years, the Company did not enter into any contract with promoters.

PART V - CORPORATE GOVERNANCE

Item 13. Discussion of Compliance with leading practices on Corporate Governance:

- a. The Company's Board of Directors approved on May 31, 2017 the Revised Manual on Corporate Governance pursuant to SEC Memorandum Circular No. 19, Series of 2016.
- b. The Company has participated in the Corporate Governance Survey per SEC Memorandum Circular No. 8, series of 2008 and used the CG Scorecard as its performance evaluation checklist for year 2009 to 2012. With the issuance of SEC Memorandum Circular No. 5 Series of 2013, as amended, the Company submitted its Annual Corporate Governance Report (SEC Form ACGR) for 2012 on July 1, 2013. Thereafter, the company submitted the ACGR on the following dates:

Report	Date Submitted
Consolidated Changes in the Annual Corporate Governance Report for	
2013 (with updates as of May 9, 2014)	May 13, 2014
Consolidated Changes in the Annual Corporate Governance Report for	
2014	January 09, 2015
Consolidated Changes in the Annual Corporate Governance Report for	
2014 (with updates as of June 19, 2015)	June 24, 2015
Consolidated Changes in the Annual Corporate Governance Report for	
2015	January 08, 2016
Consolidated Changes in the Annual Corporate Governance Report for	
2015 (with updates as of September 28, 2016)	October 03, 2016
Consolidated Changes in the Annual Corporate Governance Report for	
2016	May 30, 2017
Changes in the Annual Corporate Governance Report as of October 25,	
2017	November 02, 2017

c. The Company's Corporate Governance Compliance Officer submitted the Certification on Compliance with its Revised Manual on Corporate Governance for Year 2012 to the SEC on January 29, 2013 and to the PSE on February 04, 2013 confirming that ABCI has conformed to and complied with the provisions and leading practices and principles on good corporate governance as set forth in the Manual and SEC Code of Corporate Governance, as amended. The Company likewise submitted its 2015 PSE Corporate Governance Guidelines Disclosure Template to the exchange and duly posted on the PSE website on March 29, 2016 reflecting the company's level of adoption of the PSE recommended corporate governance guidelines as embodied under PSE Memorandum No. 2010-0574 dated November 26, 2010. The 2016 PSE Corporate Guidelines Disclosure Template was submitted to the exchange on March 30, 2017.

The Securities and Exchange Commission (SEC) and the Philippine Stock Exchange, Inc. (PSE) have completed the harmonization of the SEC Annual Corporate Governance Report (ACGR) and PSE Corporate Governance Guidelines Disclosure Survey (CGR-1) into one report dubbed as the "Integrated Annual Corporate Governance Report" (I-ACGR). For the year 2017, listed companies are no longer required to submit the ACGR and CGR-1. SEC mandated all publicly-listed companies to submit an Integrated Annual Corporate Governance Report ("I-ACGR") on May 30 of the following year per Memorandum Circular No. 15, Series of 2017. The Company submitted its I-ACGR on May 31, 2019 and May 30, 2018 covering the year 2018 and 2017, respectively. The I-ACGR for 2019 will be filed with the SEC on or before July 30, 2020.

d. The Company's Corporate Secretary submitted to the SEC on January 6, 2017 the Certification on attendance of members of Board of Directors for the year 2016. For the year 2017, pursuant to the provision of Memorandum Circular No. 15, Series of 2017, the companies are no longer be required to file updates and changes on the I-ACGR within five (5) days from the occurrence of the reportable changes. The directors' attendance to the eight (8) Board meetings held for the year is as follows:

	Date of Meeting							
	Feb	April	Apr	May	July	July	Oct	Dec
	27	5	12	31	4	4*	25	12
Walter W. Brown	\checkmark	-	\checkmark	-	\checkmark	\checkmark	\checkmark	\checkmark
Annabelle P. Brown	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Robertino E. Pizarro	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Elpidio M. Paras	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Thomas G. Aquino	\checkmark	-	\checkmark	-	-	-	\checkmark	\checkmark
Antonio S. Soriano	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Joselito H. Sibayan	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Renato N. Migriño	-	-	\checkmark	\checkmark	-	-	\checkmark	\checkmark
Jun Hou**						\checkmark	\checkmark	-

Note: * Organizational Meeting

** Elected on 04 July 2019

- e. Part of the measures being adopted by ABCI in order to comply with the leading practices is the participation and attendance by members of the Board and top level management in corporate governance initiated by accredited institutions. For 2019 and 2018, sixteen (16) directors and officers attended a seminar on Corporate Governance in compliance with SEC Memorandum Circular No. 20 Series of 2013.
- f. Annual self-assessment of the Board of Directors to determine compliance not only with its Manual of Corporate Governance but also all other regulations and rules prescribing good corporate governance is regularly being done.
- g. Adoption of best practices and creation of different committees such as Audit, Nomination, Compensation and Governance. The Board of Directors organized the committee Committee on Corporate Culture and Values Formation to promote, foster, and institutionalize the corporate vision, mission, core values, good corporate governance and ethical conduct among the members of the Board, officers and employees of the company. The formation of the Risk Committee to effectively manage financial and business risks in accordance with company's risk profile and risk culture will strengthen the company's position in terms of mitigated exposures. The different board and management committees also perform oversight functions over compliance with the Manual and other corporate policies of ABCI. On December 20, 2018, the Board of Directors re-organized its Board Committees, with the Compensation Committee and Corporate Culture and Values Formation Committee being subsumed under the Corporate Governance Committee. The existing Board Committees are as follows: Executive Committee, Audit Committee, Risk Committee, Corporate Governance Committee and Related Party Transaction Committee.
- h. The Board of Directors through the recommendation of the Governance Committee has approved in December 2014 the Company's whistle blowing policy which provided the guidelines on handling employee disclosure or complaints of violation of the corporate governance rules which protects whistleblower from retaliation and ensures confidentiality and fairness in the handling of a disclosure or complaint. Likewise, the Insider Trading Policy has been approved to apprise and ensure compliance by all members of the Board of Directors, officers and employees of their obligations under the applicable securities laws to refrain from trading (buying and selling) the Issuer's securities based on inside information and tipping or passing information to someone who may use such information to trade Issuer's securities during prescribed blackout periods. The policy also includes the requirement to report their direct and indirect beneficial ownership of the Issuer's shares as well as any changes in such beneficial ownership within the prescribed period. The policy was adopted in keeping with the trend on sound corporate governance practices that support the integrity of capital market based on the principle of "equal opportunity based on equal access of information".
- i. The Company acknowledges the importance of the role of stakeholders in corporate governance which includes customers' welfare, supplier/contractor selection practices, environmentally friendly value-chain, community interaction, anti-corruption programs and procedures and creditors' rights.

The company is dedicated to satisfying its customers, listening to their requests and understanding their expectations. It likewise strives to meet their expectations in affordability, guality and on-time delivery. The suppliers deserve fair and equitable treatment, clear agreements and honest feedback on performance and delivery. While cultivating professional relationships with the suppliers, the company shall maintain an honest, objective and efficient procurement process which is in accordance with Company's procurement policies and procedures. The Company's officers and employees may not solicit or accept gifts, payment or gratuities from our suppliers. (Promotional items of nominal value may be accepted.) Any financial interests in a company's supplier or someone seeking to become a supplier must be reported to the company. The company's policies in this area go beyond the law of prohibiting kickbacks. It must avoid even the appearance of improper conduct in all our business dealings. The company has been long committed to minimizing our environmental impact by complying with all the laws and regulations relating to environmental protection in the communities we operate: developing land into residential communities, from planting to milling of the agricultural produce and building essential energy infrastructure. In the communities where we operate, the company works to make a positive and lasting difference in people's lives. The Company does so by building homes for happier families, by producing basic products sustainably for the world, by energizing the country's development and by providing financial support on improving its road networks, rehabilitation of its utility systems, promoting and preserving the cultural beliefs, customs and education of indigenous people and by protecting the environment. The Company's Employee Code of Conduct seeks a behavior that manifests Love for Truth. This includes the practice of such virtues as honesty, concern and loyalty towards our company which should go beyond self-interest. This hopes to instill a true spirit of service with a high sense of responsibility. Employees are re-oriented of Company's procedures and policies and it sponsors retreat and recollection for renewal including attendance to seminar and workshops for improvement of skills and competence as part of Company's employee's health, safety and welfare. The company acknowledges the creditors' rights to transparency or full disclosure of financial and key performance information, compliance to the loan covenants and their rights of possession of the collateral and reorganization and liquidation rights. Their rights shall be protected and shall hold appropriate means of redress for infringement of right. The corporation shall notify beforehand the creditors concerned for matters that may bring changes in the creditors' priority or may have material influence on the possibility of collecting credit.

j. The Compliance Officer of ABCI coordinates with the Board and management committees in monitoring compliance with the Manual, determine the violations, if any, and recommend penalties for such violations. He/She also helps identify, monitor and control compliance risks.

There are no known material deviations from the Revised Manual on Corporate Governance by ABCI.

PART VI – 2019 Corporate Social Responsibility				
CSR Initiative	Beneficiaries			
1.) ABCI Scholarship Program (on going since 2011)	Out of the six (6) scholars who were recipients of the ABCI Scholarship program last year, one (1) graduated with a Bachelor of Science in Agriculture degree at Central Mindanao University. Two (2) graduated from Opol Community college taking up Bachelor of Science in Business Administration. The remaining scholars are two (2) college students and one (1) in Senior High school program.			
	Of the three (3) remaining ABCI Scholars, one (1) is a 3rd-year student taking up Bachelor of Science in Business Administration at Opol Community College. One (1) is currently enrolled in her 1st-year college and one (1) a student enrolled under Grade 12 senior high school program.			

PART VI – 2019 Corporate Social Responsibility

2.) Blood-Letting Activity	In partnership with Philippine Red Cross, HR organized/facilitated bloodletting activities in Cagayan de Oro City on April 25, August 20, and December 18, 2019, with a total of 131 bags of blood were donated by 131 employees last 2019. A total of 58,950 cc or almost 531 bags of blood were donated already by ABCI employees in the last nine (10) years. This blood-letting activity is an annual humanitarian activity of A Brown Group of Companies participated by employees of the company.
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PART VII – EXHIBITS AND SCHEDULES

Item 14. Exhibits and Reports on SEC Form 17-C

(a) Exhibits – See accompanying Index to Exhibits (page 85)

The following exhibit is incorporated by reference in this report:

(10) 2019 Consolidated Audited Financial Statements and Supplementary Schedules

The other exhibits, as indicated in the Index to Exhibits are either not applicable to the company or require no answer

(b) Reports on SEC Form 17-C - Exhibit V (page 94)

UPON THE WRITTEN REQUEST OF A STOCKHOLDER, THE COMPANY WILL PROVIDE WITHOUT CHARGE A COPY OF THE COMPANY'S ANNUAL REPORT ON SEC FORM 17-A FREE OF CHARGE. THE STOCKHOLDER MAY BE CHARGED A REASONABLE COST FOR PHOTOCOPYING THE EXHIBITS.

ALL REQUESTS MAY BE SENT TO THE FOLLOWING ADDRESS:

A BROWN COMPANY, INC. 3304-C West Tower, PSE Centre, Ortigas Center, Pasig City (Liaison Office)

> Attention: Atty. Jason C. Nalupta Corporate Secretary

SIGNATURES

Pursuant to the requirements of Section 17 of the Code and Section 141 of the Corporation Code, this report is signed on behalf of the issuer by the undersigned, thereunto duly authorized, in the City of PASIGCITY _____ on _____ 3 JUN 202020___.

A BROWN COMPANY, INC.

Issuer

By:

Walter W. Brown Chairman

Robertino E. Pizarro President & Chief Executive Officer

SUBSCRIBED AND SWORN to before me this passports, as follows:

Marie Antonette

Chief Finance Office

Jason C. Nalupta Corporate Secretary

JUN 2020, affiants exhibiting to me their respective

NAMES

PASSPORT NO.

DATE OF ISSUE

PLACE OF ISSUE

Walter W. Brown Robertino E. Pizarro Marie Antonette U. Quinito Jason C. Nalupta

EC7723602 P4275745A P0153658A P7670714A

May 16, 2016 September 6, 2017 September 3, 2016 June 26, 2018

DFA NCR East DFA Cagayan de Oro DFA Cagayan de Oro DFA NCR South

ISAIAH G. SAN MIGUEL Notary Public for Cities of Pasig and San Juan and in the Municipality of Pateros Appointment No. 225 (2019-2020) Commission Expires on December 31, 2020 2704 East Tower, PSE Centre, Exchange Road Ortiges Center, 1605 Pasig City PTR No. 2958058 / 01.08 20 / Mandaluyopa PTR No. 2968658 / 01.08.20 / Mandaluyong IBP No. LRN-013775/04.22.15/PPLM Roll of Attorneys No. 64234 MCLEC No. VI-0025655/04 15.19

Doc. No. 158 Page No. _____ Book No. 11/ Series of 2020

INDEX TO EXHIBITS FORM 17-A

No.	P	age No.
(3)	Plan of Acquisition, Reorganization, Arrangement, Liquidation, or Succession	n.a.
(5)	Instruments Defining the Rights of Security Holders, Including Indentures	n.a.
(8)	Voting Trust Agreement	n.a.
(9)	Material Contracts	n.a.
(10)	Annual Report to Security Holders, Form 11-Q or Quarterly Report to Security Holders	n.a.
(13)	Letter re Change in Certifying Accountant	n.a.
(16)	Report Furnished to Security Holders	n.a.
(18)	Subsidiaries of the Registrant (refer below – Exhibit 18)	p. 85
(19)	Published Report Regarding Matters Submitted to Vote of Security Holders	n.a.
(20)	Consent of Experts and Independent Counsel	n.a.
(21)	Power of Attorney	n.a.
(29)	Additional Exhibits	n.a.

n.a. not applicable or require no answer.

EXHIBIT 18 SUBSIDIARIES OF THE REGISTRANT

Please refer to Note 1 of the accompanying Notes to Consolidated Financial Statement for details.

LIST OF ACCREDITED SUPPLIERS (TOP) – ABCI FOR THE YEAR 2019

Name	Address
NEOBOULDER RESOURCES AND DEVELOPMENT	1263 GARAME ST. BRGY 5 CABADBARAN CITY
SOLARTECH STEEL FABRICATION SERVICES INC	2ND FLOOR H. SHANGRILA BLDG, IPONAN HI-WAY, CAGAYAN DE ORO CITY
HNH BUILDERS AND ENTERPRISES	MANDUMOL MACASANDIG
MDS AGGREGATES AND TRUCKING SERVICES	ZONE 9 ANHAWON BULUA CAGAYAN DE ORO CITY
NJJ GENERAL MERCHANDISE	DR 2 DAYANDAYAN APT. CROSSING CAMAMAN-AN CAGAYAN DE ORO CITY
GSC RAC COMPANY INC	GUSA, CDO CITY
KENBRU CONSTRUCTION SERVICES	CORRALES AVE., CAG. DE ORO CITY
BGC PHILBUILDERS INC	BUS. CTR. 3 PHILEXCEL BUS. PARK M.A ROXAS HIGHWAY CLARK FREEPORT
BUTUAN METRO HARDWARE INCORPORATED	MONT. BOULEVARD COR. BURGOS CAGAYAN DE ORO CITY
BME PARTNERS INC	DR7 GSC/RA BLDG, GUSA, CDO CITY
R AND R ENTERPRISES	BURGOS ST. CAGAYAN DE ORO CITY
HOLCIM PHILIPPINES INC	7TH FLOOR TWO WORLD SQUARE
UNIGLOBAL INDUSTRIAL TRADING	PUROK 11 433 GREEN MEADOWS BRGY MAA, DAVAO CITY
JAS TRADING AND GENERAL SERVICES	T.NERI ST., BALOY, TABLON, CDO CITY
WILCON DEPOT INC	ZONE 5, BARANGAY CUGMAN, CAGAYAN DE ORO CITY
GTS CONSTRUCTION SUPPLY AND DEVT CORP	CORRALES EXT., CAGAYAN DE ORO CITY
HEAVENLY SPARE PARTS TRADING	ZONE 5, ILAYA VAMENTA BLVD., CARMEN, CDOC
RCCA GLASS ALUMINUM SUPPLY	MACAIBAY COMPOUND, WALING-WALING ST, CARMEN CAGAYAN DE ORO CITY
POWER MANUFACTURING AND MARINE WORK INC	PMM BUILDING, 200 CARNATION ST., DON GREGORIO AVE., ALMANZA 1, LAS PIÑAS CITY
SQUARE DEAL ENTERPRISES	BALONGIS, CDO

LIST OF ACCREDITED SUPPLIERS (TOP 20) – ABERDI FOR THE YEAR 2019

SUPPLIERS NAME	ADDRESS
ADVANCE ENERGY TECHNOLOGY RENEWABLES PLUS CO. INC.	STRATA BLDG. DON F. ORTIGAS JR ROAD, ORTIGAS CENTER, PASIG CITY
ALFE COMMERCIAL	OSMEÑA ST., CDO CITY
ANGELES SHELL STATION	TAMBO, MACASANDIG, CAGAYAN DE ORO CITY
ARA INDUSTRIAL SUPPLY	SACRET HEART, CARMEN, CDO
ARVIN INTERNATIONAL MARKETING, INC.	DAET, CAMARINES NORTE
BETA TECHNOLOGIES, INC.	F.RAMOS ST. CEBU CITY
BME PARTNERS, INC.	Dr7 GSC/RA BLDG, GUSA, CDO CITY
CAGAYAN DE ORO GAS CORP.	PUROK 7, GUSA HIGHWAY, CDOC
CHEMI SOURCE UNLIMITED CORP.	SASA, DAVAO CITY
COLUMBIA COMPUTER CENTER, INC.	T.NERI ST. DIVISORIA, CDO CITY
DAVAO SUN-ASIA GENERAL MERCHANDISING INC.	DOOR 2, JMSG BLDG., CORRALES EXT., CDOC
DPTI DIFFERENTIAL PRESSURES TECHNOLOGY	REMENES CENTER, PUTUTAN, MUNTILUPA CITY
FIL CONVEYOR COMPONENTS	GUSA, CDO CITY
F.D.J. ROSEMAR CORPORATION	BALOY, CAGAYAN DE ORO CITY
KUPLER DCMC PHILIPPINES CORPORATION	109 LYR ARCADE, HI-WAY BALOY, CDO
MAINFRAME INDUSTRIAL SALES & ENGINEERING SERVICES	XAVIER HEIGHTS, CDO CITY
ORO MIGHTY ENTERPRISES	196 CORRALES AVE., CDO CITY
SMART TECH INDUSTRIAL SALES AND SERVICES	B-4 17/9 LA BUENA VIDA SUBD., CAGAYAN DE ORO CITY
TEXTAR SALES CORPORATION	CRUZ TAAL ST., CAGAYAN DE ORO CITY
TOP LIFEGEAR MARKETING	CABANCALAN, MANDAUE CITY

List of Properties as of December 31, 2019

Location	Area in	Condition	Owner
	Sq. Meters		
Luzon:		An idle residential lot subject for sale	
Angono, Rizal	263	Aurora Hills Subd., Kalayaan, Pelican cor. Sandpiper, Lakeview ExecutiveVillage	A Brown Company, Inc.
Binangonan, Rizal	148,953	Raw land which is suitable for residential development and near the vicinity of East Ridge Golf and Country Club - Cala Lily & Orchid Road	A Brown Company, Inc.
Ortigas Ave., Pasig	87.30	Lot easement subject to expropriation - DPWH (688.78 sold to Mission Hospital)	A Brown Company, Inc.
Tektite, Pasig	110 37.5	Office unit w/ three parking slots at 12.5 sqm each (sold in May 2019)	A Brown Company, Inc.
Culiat, Quezon City	5,550	Residential property with informal settlers and ongoing land litigation	A Brown Company, Inc.
New Manila, Quezon City	45	Residential condominium unit (Unit 1001-B) - (sold in Oct 2019)	
	86	Residential condominium unit (Unit 701-A) - (sold in January 2019)	A Brown Company, Inc.
	12.50	Parking slot - (sold in January 2019)	
Tanay, Rizal	1,657,103	mostly raw land	A Brown Company, Inc.

EXHIBIT- IIb

Location	Area in Sq.	Condition	Owner
	Meters		
Mindanao:			
Initao, Misamis Or.	54,261	developed residential subdivision - Corral Resort Estate	A Brown Company, Inc.
	51,867	undeveloped land for residential use	A Brown Company, Inc.
	11,856	undeveloped land for residential use	A Brown Company, Inc.
Cugman, Cagayan de Oro City	1,160	developed with infastructure containing warehouse facilities.	Epic Holdings Corp./ ABCI
		staff house was demolished in December 2019	
Upper Balulang, Cagayan de Oro City	463,599	developed residential subdivision	A Brown Company, Inc.
		Xavier Estates - Phase 4	
Lower Balulang, Cagayan de Oro City	48,396	developed residential subdivision;	A Brown Company, Inc.
		economic housing; Xavierville Homes	
Panginuman, Balulang, Cagayan de Oro	56,859	developed residential subdivision	A Brown Company, Inc.
City		Xavier Estates - Phase 5A (Ventura Residences 1)	
	20,924	developed residential subdivision	A Brown Company, Inc.
		Xavier Estates - Phase 5B (Ventura Residences 2)	
	73,735	Xavier Estates - Phase 6 (Ignatius Enclave)	A Brown Company, Inc.
	25,360	socialized housing - Mt. View Homes Phase 1	A Brown Company, Inc.
	49,703	socialized housing - Mt. View Homes Phase 2	A Brown Company, Inc.
	48,165	developed residential subdivision ;	A Brown Company, Inc.
		Adelaida Residences	
	28,764	developed residential subdivision ;	A Brown Company, Inc.
		The Terraces	
	131,308	undeveloped land for residential use	A Brown Company, Inc.
	106,937	undeveloped land for residential use	A Brown Company, Inc.
Brgy. Balulang, Cagayan de Oro City	16,720	developed residential subdivision;	MGCC (merged w/ ABCI)
		socialized housing; St. Therese Subd.	
	23,618	undeveloped land for residential use	MGCC (merged w/ ABCI)
		undeveloped land for residential use	MGCC (merged w/ ABCI)
		undeveloped land for residential use, accretion	MGCC (merged w/ ABCI)
	,	undeveloped land	A Brown Company, Inc.
		undeveloped land	A Brown Company, Inc.

Location	Area in Sq.	Condition	Owner		
	Meters				
Mindanao:					
Lumbo, Valencia	117,244	developed residential subdivision - Valencia Estates Phase 1	EPIC (merged w/ABCI)		
	211,277	undeveloped land for residential development - Valencia Estates	EPIC (merged w/ABCI)		
Brgy. Agusan, Cagayan de Oro City	278,136	developed residential subdivision - Teakw ood Hills	A Brown Company, Inc.		
	35,834	developed residential subdivision - Mangoville	A Brown Company, Inc.		
	11,366	undeveloped land for residential use - Teakw ood Hills 4	A Brown Company, Inc.		
	30,914	undeveloped land for residential use - Teakw ood Hills 2	A Brown Company, Inc.		
	21,761	undeveloped land for residential use - Teakw ood Hills 3	A Brown Company, Inc.		
	28,610	undeveloped land for residential use - Teakw ood Hills 5	A Brown Company, Inc.		
	13,355	undeveloped land for residential use - Teakw ood Hills 6	A Brown Company, Inc.		
	11,657	undeveloped land for residential use - Teakw ood Hills 6	A Brown Company, Inc.		
	19,054	undeveloped land for residential use - Teakw ood Hills	A Brown Company, Inc.		
Bonbon, Butuan City	126,169	developed residential subdivision - West Highlands	A Brown Company, Inc.		
	91,007	developed residential subdivision - West Highlands Phase 2A	A Brown Company, Inc.		
	48,000	undeveloped land	A Brown Company, Inc.		
	169,439	undeveloped land	A Brown Company, Inc.		
	2,334	undeveloped land	A Brown Company, Inc.		
	1,551	undeveloped land	A Brown Company, Inc.		
	54,908	undeveloped land	A Brown Company, Inc.		
	5,671	undeveloped land	A Brown Company, Inc.		
	5,671	undeveloped land	A Brown Company, Inc.		
	59,440	undeveloped land for residential use	A Brown Company, Inc.		
	36,698	undeveloped land for residential use	A Brown Company, Inc.		
	53,694	undeveloped land for residential use	A Brown Company, Inc.		
	300	undeveloped land for residential use	A Brown Company, Inc.		
Talakag, Bukidnon	221,230	raw land, utilized for quarrying; source of aggregates	Northmin Mining & Dev't. Corp.		
			(merged with ABCI)		
Casisang, Malaybalay City	36,898	undeveloped land	A Brown Company, Inc.		
MAMBUAYA	28,464	undeveloped land	A Brown Company, Inc.		

Properties owned by the Subsidiaries

Location	Area in Sq.	Condition	Owner
	Meters		
Pagahan, Initao Mis.Or.	7,840	agricultural land	Bonsai Agri. Corp.
	T-27642		
Impasug-ong, Bukidnon	16 hec.	agricultural land; 10 has. converted to agro-industrial	ABERDI = 5 has
	T-90115	& currently the site of 10 T/hr palm oil mill and the 50T/day	Nakeen Corp. = 5 has.
		refinery (construction on-going)	Bonsai Agri. Corp. = 4 has.
			RFI (merged w/ BRC) = 2 has.
Libertad, Butuan City	20,000	undeveloped land for residential use	Andesite Corp. (Now Simple Homes
			Development Inc.)

A BROWN COMPANY, INC.

LIST OF TOP 20 STOCKHOLDERS AS OF DECEMBER 31, 2019

		Total	Percent to
		Number of Shares	Total
Rank	Name of Stockholders	Subscribed	Outstanding
1	PCD NOMINEE CORPORATION**	2,082,615,406	84.0555%
2	BROWN, WALTER W.	176,880,000	7.1390%
3	JIN NATURA RESOURCES CORPORATION	102,000,000	4.1168%
4	PBJ CORPORATION	74,306,496	2.9990%
5	TAN, A. BAYANIK.	2,033,120	0.0821%
6	BROWN, WALTER W. OR ANNABELLE P. BROWN	1,550,566	0.0626%
7	TAN, MA. GRACIA P.	1,123,089	0.0453%
8	PIZARRO, ROBERTINO E.	1,060,613	0.0428%
9	DAVILA REGINA	938,462	0.0379%
10	FERNANDEZ, LUISITO	853,147	0.0344%
	GANDIONCO, ANDREA L.	853,147	0.0344%
11	LORENZO, ALICIA P.	750,769	0.0303%
12	LAGDAMEO, JR., ERNESTO R.	602,690	0.0243%
13	KALINANGAN YOUTH FOUNDATION, INC.	561,123	0.0226%
14	KING, JOSEFINA B.	557,334	0.0225%
15	GAMILIA, JULIANA	544,615	0.0220%
16	EBC SECURITIES CORPORATION	518,221	0.0209%
17	TAN, JOAQUIN T.Q.	511,885	0.0207%
18	TRIFELS, INC.	481,905	0.0194%
19	IGNACIO, EDGARDO	472,512	0.0191%
20	CABALUNA, ANGELITO R.	431,173	0.0174%
		2,449,646,273	98.8690%
	** The following are the clients - beneficial owners own	ing 5% or more:	
	Walter W. Brown (direct and indirect)	504,065,132	20.3443%
	Annabelle P. Brown (direct and indirect)	131,135,874	5.2927%
	Brownfield Holdings Inc.	647,238,938	26.1229%

EXHIBIT-IV

Item 6. Management Discussion and Analysis

	FINANCIAL S	OUNDNESS IND	ICATORS
Financial Ratios Consolidated Figures	Audited 12/31/2019	Audited 12/31/2018	Audited 31/12/2017
Current ratio ¹	2.45:1	1.73:1	1.64:1
Quick ratio ²	0.76:1	0.34:1	0.38:1
Solvency ratio ³	0.25:1	0.15:1	0.15:1
Total Debt to Equity ratio ⁴	0.53:1	0.57:1	0.63:1
Asset to Equity ratio ⁵	1.53:1	1.57:1	1.63:1
Interest coverage ratio ⁶	10.45x	5.54x	4.60x
Return on Equity ⁷	13.26%	8.66%	9.67%
Return on Assets ⁸	8.56%	5.42%	5.56%
Net Profit Margin ratio ⁹	48.14%	34.96%	54.33%

 Net Profit Margin ratio
 48.14%
 34.96%

 ¹Current assets/Current liabilities

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

 ³Net Income plus depreciation/Total liabilities

 ⁴Total liabilities/Stockholders' equity

 ⁵Total assets/Stockholders' equity

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

 ⁷Net Income/Average Total assets

 ⁹Net income/Total Revenue

Item 14. Exhibits and Reports on SEC Form 17-C

Reports on SEC Form 17-C that were filed for the year covered by this report are listed below:

Date Filed	Particulars
October 07, 2019	Change in Contact Details - Telephone Numbers per NTC Memorandum
October 03, 2019	Signing of Memorandum Agreement (MOA) with Argo Group Pte. Ltd.
July 11, 2019	Press Release - "New Uptown District Rising Soon in CDO"
July 04, 2019	Results of Annual Stockholders' Meeting and Organizational Meeting
April 06, 2019	Schedule of Annual Stockholders' Meeting and the Record Date
February 28, 2019	Appointment of Atty. Marie Antonette U. Quinito as Chief Finance Officer



AUDIT COMMITTEE REPORT

June 11, 2020

.....

The Board of Directors A Brown Company, Inc.

The Audit Committee represents and assists the Board of Directors in its general oversight of the Company's accounting and financial reporting processes, audits of the financial statements, and internal control and audit functions. The Committee also takes the appropriate actions to set the overall corporate "tone" for quality financial reporting, sound business risk practices, and ethical behavior.

Further to our compliance with applicable corporate governance laws and rules, we confirm for 2019 that:

- The Audit Committee is chaired by an independent director as determined by the Board of Directors.
- In the best interest of the Corporation, as well as the shareholders, that higher standards of governance have been followed including the change of external auditor as mandated by SRC Rule 68(3)(b), as amended. Accordingly, the Board of Directors, upon the recommendation of the Audit Committee, with the approval of the stockholders of A Brown Company, Inc., was appointed Sycip Gorres Velayo & Co., CPAs (SGV) as the new external auditor for the year ended December 31, 2018 and was re-appointed for the year ended December 31, 2019. The recommendation has not been prompted by any disagreement that has arisen between the Corporation and the previous external auditor.
- In the performance of our oversight responsibilities, we have reviewed and discussed the audited financial statements of A Brown Company, Inc. and Subsidiaries, or ABCI Group, as of and for the year ended December 31, 2019 with ABCI Group's management, which has the primary responsibility for the financial statements, and with Sycip Gorres Velayo & Co., CPAs (SGV), the ABCI Group's independent auditor, which is responsible for expressing an opinion on the conformity of the ABCI Group's audited financial statements with financial reporting standards.
- We have discussed with Sycip Gorres Velayo & Co., CPAs (SGV) the matters required to be discussed by the applicable regulatory requirements, which includes their independence from the ABCI Group and the ABCI Group's management. Sycip Gorres Velayo & Co., CPAs (SGV) has confirmed its independence and compliance with the requirements provided by the Code of Ethics for Professional Accountants in the Philippines.
- We have discussed with the ABCI Group's internal audit group and Sycip Gorres Velayo & Co., CPAs (SGV) the overall scope and plans for their respective audits. We also met with the ABCI Group's internal audit group and representatives from Sycip Gorres Velayo & Co., CPAs (SGV) to discuss the results of their examinations, their evaluations of the ABCI group's internal controls and the overall quality of the ABCI Group's financial reporting.
- Based on the reviews and discussions referred to above, in reliance on the ABCI Group's management and Sycip Gorres Velayo & Co., CPAs (SGV) and subject to the limitations of our role, we recommended to the Board of Directors and the Board has approved the inclusion of the ABCI Group's audited financial statements as of and for the year ended December 31, 2019 in the ABCI Group's Annual Report to the Stockholders and to the Philippine Stock Exchange, Inc. and the Securities and Exchange Commission on SEC Form 17-A..

ELPIDIØ M. PARAS Chairman Independent Director

human aginim THOMAS G. AQUINO ANTONIO S. SORIANO Member Member Independent Director Director

2 3 JUN 2020

SUBSCRIBED AND SWORN to before me this ____ day of ____, affiants exhibiting to me their respective passports, as follows:

Names	Passport No.	Date of Issue	Place of Issue
Elpidio M. Paras	P7154412A	May 12, 2018	DFA – Cagayan de Oro
Thomas G. Aquino	P3599859A	July 6, 2017	DFA – Manila
Antonio S. Soriano	P6300499A	March 17, 2018	DFA – Cagayan de Oro

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a

ISAIAH G. SAN MIGUEL

Notary Public for Cities of Pasig and San Juan and in the Municipality of Pateros Appointment No. 236 (2019-2020) Commission Expires on USUP Ther 31, 2020 2704 East Tawer, PSE Contre, Exchange Road Ontigas Center, 1605 Pasig City PTR No. 2968558 / 01.08.20 / Mandalayong IBP No. LRN-013775 / 04.22.15 (PPLM Roll of Attorneys No. 649.34 MOLEC No. VI-0026555 (20195.19) >



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COVER SHEET

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AUDITED FINANCIAL STATEMENTS

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2,092		Any day of June December 31																			
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Name of Contact Person		_		E	mail /	Addre	SS				Te	lepho	ne Nı	umber	r/s			Mobi	le Nu	mber	
Atty. Marie Antonette U. Quin	ito	maquinito@abrown.ph				(08	88)	324	-01	50		(+6	3)9	173	101	87					
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NOTE 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the

Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated. 2: All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.





June 11, 2020

The Securities and Exchange Commission Secretariat Building, PICC Complex, Roxas Boulevard, Pasay City

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of **A Brown Company, Inc.** (the "Company") is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, for the years ended December 31, 2019 and 2018, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

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

WALTER W. BROWN Chairman

ROBERTINO E. PIZARRO President and Chief Executive Officer

MARIE ANTONETTE U. QUINITO Chief Finance Officer

SUBSCRIBED AND SWORN to before me this _ their respective passports, as follows:

affiants exhibiting to me

Names	Passport No.	Date of Issue	Place of Issue			
Walter W. Brown	EC7723602	May 16, 2016	DFA – NCR East			
Robertino E. Pizarro	P4275745A	September 6, 2017	DFA – Cagayan de Oro			
Marie Antonette U. Quinito	P0153658A	September 3, 2016	DFA – Cagayan de Oro			

Doc. No. $\sqrt{\frac{14}{12}}$ Book No. $\sqrt{\frac{12}{12}}$ Series of 2020

YSABEL KATHRYNM, SANTOS Notary Public for Pasig City, San Juan, Taguig & Pateros Appointment No. 231 (2C19-2020) Commission Expires on December 31 2020 2704 East Tower PSE Centre, Exchange Road Ortigas Center, 1605 Pasig City PTR No. 2968657 / 01 08.20 Mandaluyong IBP LRN No. 016949 / 06.28.2019 / RSM Roll of Attorneys No. 70409 MCLEC No. VI-0017136 / 01 10 19



SyCip Gorres Velayo & Co. Suites 4 & 5, Fourth Level Gateway Tower 1 Limketkai Center, Lapasan 9000 Cagayan de Oro City Philippines

(08822) 726 555 Fax: (088) 856 4415 ey.com/ph

Tel: (08822) 725 078 BOA/PRC Reg. No. 0001, October 4, 2018, valid until August 24, 2021 SEC Accreditation No. 0012-FR-5 (Group A), November 6, 2018, valid until November 5, 2021

INDEPENDENT AUDITOR'S REPORT

The Board of Directors and Stockholders A Brown Company, Inc. Xavier Estates Uptown, Airport Road Balulang, Cagayan de Oro City

Report on the Audit of the Parent Company Financial Statements

Opinion

We have audited the parent company financial statements of A Brown Company, Inc. (the Parent Company), which comprise the parent company statements of financial position as at December 31, 2019 and 2018, and the parent company statements of comprehensive income, parent company statements of changes in equity and parent company statements of cash flows for the years then ended, and notes to the parent company financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company financial statements present fairly, in all material respects, the financial position of the Parent Company as at December 31, 2019 and 2018, and its financial performance and its cash flows for the years then ended in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSA). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Parent Company Financial Statements section of our report. We are independent of the Parent Company in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the parent company financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Responsibilities of Management and Those Charged with Governance for the Parent Company **Financial Statements**

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

In preparing the parent company financial statements, management is responsible for assessing the Parent Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Parent Company or to cease operations, or has no realistic alternative but to do so.





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

- 2 -

Auditor's Responsibilities for the Audit of the Parent Company Financial Statements

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

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

- Identify and assess the risks of material misstatement of the parent company financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Parent Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Parent Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the parent company financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Parent Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the parent company financial statements, including the disclosures, and whether the parent company financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.





- 3 -

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Report on the Supplementary Information Required Under Revenue Regulations 15-2010

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information required under Revenue Regulations 15-2010 in Note 26 to the parent company financial statements is presented for purposes of filing with the Bureau of Internal Revenue and is not a required part of the basic financial statements. Such information is the responsibility of the management of A Brown Company, Inc. The information has been subjected to the auditing procedures applied in our audit of the basic financial statements. In our opinion, the information is fairly stated, in all material respects, in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

Ann M. Ampin

Alvin M. Pinpin U Partner CPA Certificate No. 94303 SEC Accreditation No. 0781-AR-3 (Group A), April 3, 2018, valid until April 2, 2021 Tax Identification No. 198-819-157 BIR Accreditation No. 08-001998-70-2018, February 26, 2018, valid until February 25, 2021 PTR No. 8125280, January 7, 2020, Makati City

June 11, 2020







SyCip Gorres Velayo & Co. Suites 4 & 5, Fourth Level Gateway Tower 1 Limketkai Center, Lapasan 9000 Cagayan de Oro City Philippines Tel: (08822) 725 078 (08822) 726 555 Fax: (088) 856 4415 ey.com/ph BOA/PRC Reg. No. 0001, October 4, 2018, valid until August 24, 2021 SEC Accreditation No. 0012-FR-5 (Group A), November 6, 2018, valid until November 5, 2021

INDEPENDENT AUDITOR'S REPORT

The Board of Directors and Stockholders A Brown Company, Inc. Xavier Estates Uptown, Airport Road Balulang, Cagayan de Oro City

We have audited the accompanying parent company financial statements of A Brown Company, Inc. (the Parent Company) for the year ended December 31, 2019, on which we have rendered the attached report dated June 11, 2020.

In compliance with Revised Securities Regulation Code Rule No. 68, we are stating that the above Parent Company has two thousand twenty-three (2,023) stockholders owning one hundred (100) or more shares each.

SYCIP GORRES VELAYO & CO.

Inmm Quypun Alvin M. Pinpin

Partner CPA Certificate No. 94303 SEC Accreditation No. 0781-AR-3 (Group A), April 3, 2018, valid until April 2, 2021 Tax Identification No. 198-819-157 BIR Accreditation No. 08-001998-70-2018 February 26, 2018, valid until February 25, 2021 PTR No. 8125280, January 7, 2020, Makati City

June 11, 2020



A BROWN COMPANY, INC.

PARENT COMPANY STATEMENTS OF FINANCIAL POSITION

	December 31			
	2019	2018		
ASSETS				
Current Assets				
Cash (Note 4)	₽72,876,582	₽37,690,616		
Receivables (Note 5)	607,538,239	49,879,149		
Contract assets (Note 14)	128,936,111	233,125,761		
Receivables from related parties (Note 15)	123,799,462	123,703,212		
Real estate inventories (Note 6)	1,580,964,264	1,576,061,043		
Equity instruments at fair value through profit or loss (EIFVPL)				
(Note 7)	63,484,441	233,170,738		
Other current assets (Note 8)	365,776,482	308,105,269		
Total Current Assets	2,943,375,581	2,561,735,788		
		_,,,,,		
Noncurrent Assets				
Receivables - net of current portion (Note 5)	146,227,160	79,539,705		
Contract assets - net of current portion (Note 14)	6,294,565	77,708,587		
Deposit for future stock subscription (Note 15)	1,488,340,351	1,504,318,710		
Equity instruments at fair value through other comprehensive	1,100,010,001	1,00,00,000,000,000		
income (EIFVOCI) (Note 7)	167,561,453	168,647,685		
Investment in associate (Note 9)	110,000,000	110,000,000		
Investments in subsidiaries (Note 10)	610,899,495	610,899,495		
Investment properties (Note 11)	94,977,941	103,513,635		
Property and equipment (Note 12)	61,502,819	64,083,199		
Other noncurrent assets (Note 8)	138,786,010	27,713,123		
Total Noncurrent Assets	2,824,589,794	2,746,424,139		
Total Noncul Fent Assets	2,024,309,794	2,740,424,139		
TOTAL ASSETS	₽5,767,965,375	₽5,308,159,927		
LIABILITIES AND EQUITY				
Current Liabilities				
Accounts and other payables (Note 13)	₽486,730,237	₽413,166,450		
Short-term debt (Note 16)	370,100,000	679,048,719		
Current portion of long-term debt (Note 16)	167,402,746	288,725,831		
Contract liabilities (Note 14)	139,504,435	65,873,402		
Total Current Liabilities	1,163,737,418	1,446,814,402		

(Forward)



	D	ecember 31
	2019	2018
Noncurrent Liabilities		
Long-term debt - net of current portion (Note 16)	₽584,292,221	₽202,126,906
Deferred tax liabilities - net (Note 20)	148,849,404	68,765,305
Retirement benefit obligation (Note 19)	47,718,967	29,944,496
Total Noncurrent Liabilities	780,860,592	300,836,707
Total Liabilities	1,944,598,010	1,747,651,109
		· · · ·
Equity		
Capital stock (Note 17)	2,477,668,925	2,477,668,925
Additional paid-in capital (Note 17)	637,968,859	637,968,859
Retained earnings (Note 17)	992,643,412	718,687,757
Fair value reserve of EIFVOCI (Note 7)	(266,509,340)	(265, 423, 108)
Remeasurement loss on retirement benefit obligation - net of tax		
(Note 19)	(18,404,491)	(8,393,615)
Total Equity	3,823,367,365	3,560,508,818
TOTAL LIABILITIES AND EQUITY	₽5,767,965,375	₽5,308,159,927

See accompanying Notes to Parent Company Financial Statements.



A BROWN COMPANY, INC. PARENT COMPANY STATEMENTS OF COMPREHENSIVE INCOME

	December 31			
	2019	2018		
REVENUES				
Real estate sales (Note 23)	₽942,735,766	₽740,061,089		
Water service (Note 23)	21,349,825	20,441,816		
	964,085,591	760,502,905		
COST AND EXPENSES				
Cost of real estate sales (Note 6)	355,232,138	311,472,270		
Cost of water service income	11,989,512	9,625,079		
	367,221,650	321,097,349		
GROSS PROFIT	596,863,941	439,405,556		
GENERAL, ADMINISTRATIVE AND SELLING				
EXPENSES (Note 18)	200,779,322	267,507,531		
OTHER INCOME (EXPENSES)				
Dividend income (Note 9)	72,206,098	13,005,421		
Gain on sale of investment properties (Note 11)	5,138,414	_		
Interest income (Notes 4 and 5)	2,741,278	1,966,165		
Gain on sale of property and equipment (Note 12)	2,441,797	2,561,309		
Income from forfeited deposits	1,270,668	5,906,511		
Unrealized gain (loss) on EIFVPL (Note 7)	(43,513,896)	16,672,566		
Gain (loss) on sale of EIFVPL (Note 7)	(32,094,814)	10,099,242		
Interest expense (Note 16)	(17,938,766)	(77,795,924)		
Miscellaneous income	7,662,294	23,884,083		
	(2,086,927)	(3,700,627)		
INCOME BEFORE INCOME TAX	393,997,692	168,197,398		
PROVISION FOR INCOME TAX (Note 20)				
Current	35,667,563	23,897,784		
Deferred	84,374,474	17,401,221		
	120,042,037	41,299,005		
NET INCOME	273,955,655	126,898,393		
OTHER COMPREHENSIVE INCOME (LOSS)				
Item that will not be reclassified to profit or loss in subsequent periods:				
Remeasurement gain (loss) on defined benefit plan - net				
of tax effect (Note 19)	(10,010,876)	4,715,133		
Net change in fair value of EIFVOCI (Note 7)	(1,086,232)	28,900,000		
	(11,097,108)	33,615,133		
TOTAL COMPREHENSIVE INCOME	₽262,858,547	₽160,513,526		

See accompanying Notes to Parent Company Financial Statements.



A BROWN COMPANY, INC. PARENT COMPANY STATEMENTS OF CHANGES IN EQUITY

		Remeasurement				
	Additional	Fair Value loss on retirement				
Capital	Paid-in	Retained	Reserve of	benefit obligation		
Stock	Capital	Earnings	EIFVOCI	- net of tax	Total	
₽2,477,668,925	₽637,968,859	₽718,687,757	(₽265,423,108)	(₽8,393,615)	₽3,560,508,818	
-	-	273,955,655	-	-	273,955,655	
-	-	-	(1,086,232)	-	(1,086,232)	
-	-	-	-	(10,010,876)	(10,010,876)	
₽2,477,668,925	₽637,968,859	₽992,643,412	(₽266,509,340)	(₽18,404,491)	₽3,823,367,365	
₽2,477,668,925	₽637,968,859	₽492,009,400	(₱189,358,490)	(₱13,108,748)	₽3,405,179,946	
				_		
_	_	99,779,964	(104,964,618)		(5,184,654)	
2,477,668,925	637,968,859	591,789,364	(294,323,108)	(13,108,748)	3,399,995,292	
_	_	126,898,393	_	_	126,898,393	
_	_	_	28,900,000	_	28,900,000	
_	_	_	_	4,715,133	4,715,133	
₽2,477,668,925	₽637,968,859	₽718,687,757	(₽265,423,108)	(₽8,393,615)	₽3,560,508,818	
	Stock ₱2,477,668,925	Capital Paid-in Stock Capital ₱2,477,668,925 ₱637,968,859 - -	Capital Stock Paid-in Capital Retained Earnings ₱2,477,668,925 ₱637,968,859 ₱718,687,757 - - 273,955,655 - - - - - <	Capital Stock Paid-in Capital Retained Earnings Reserve of EIFVOCI ₱2,477,668,925 ₱637,968,859 ₱718,687,757 (₱265,423,108) - - 273,955,655 - - - (1,086,232) - - - - (1,086,232) - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - <t< td=""><td>Additional Capital Fair Value loss on retirement Reserve of benefit obligation Stock Capital Retained Capital Fair Value loss on retirement Reserve of EIFVOCI - net of tax P2,477,668,925 P637,968,859 P718,687,757 (P265,423,108) (P8,393,615) - - - (1,086,232) - - - - (10,010,876) P2,477,668,925 P637,968,859 P992,643,412 (P266,509,340) (P13,108,748) - - - - - - - - - - - - - - - - - - - - - - -</td></t<>	Additional Capital Fair Value loss on retirement Reserve of benefit obligation Stock Capital Retained Capital Fair Value loss on retirement Reserve of EIFVOCI - net of tax P2,477,668,925 P637,968,859 P718,687,757 (P265,423,108) (P8,393,615) - - - (1,086,232) - - - - (10,010,876) P2,477,668,925 P637,968,859 P992,643,412 (P266,509,340) (P13,108,748) - - - - - - - - - - - - - - - - - - - - - - -	

See accompanying Notes to Parent Company Financial Statements.



A BROWN COMPANY, INC.

PARENT COMPANY STATEMENTS OF CASH FLOWS

	December 31		
	2019	2018	
CASH FLOWS FROM OPERATING ACTIVITIES			
Income before income tax	₽393,997,692	₽168,197,398	
Adjustments for:	F373,777,072	£100,197,390	
Unrealized loss (gain) on EIFVPL (Note 7)	43,513,896	(16,672,566)	
Loss (gain) on sale of:	45,515,070	(10,072,500)	
EIFVPL (Note 7)	32,094,814	(10,099,242)	
Investment property (Note 11)	(5,138,414)	(10,099,242)	
Property and equipment (Note 12)	(2,441,797)	(2,561,309)	
Interest expense (Note 16)	17,938,766	77,795,924	
Depreciation (Note 12)	9,288,806	12,359,226	
Net change in retirement benefit obligation (Note 19)	3,473,220	11,763,718	
Unrealized foreign exchange loss (gain)	10,938	(598,392)	
Interest income from cash deposits (Note 4)	(137,640)	(67,020)	
Operating income before working capital changes	492,600,281	240,117,737	
Decrease (increase) in:	472,000,201	210,117,757	
Receivables	(624,346,545)	232,855,443	
Contract assets	175,603,672	(310,834,348)	
Real estate inventories	4,696,779	(123,289,656)	
Receivables from related parties	(96,250)	(6,806,695)	
Other current assets	(57,372,387)	1,369,026	
Increase (decrease) in:	(-))))	
Accounts and other payables	79,062,480	110,923,391	
Contract liabilities	73,631,033	12,459,479	
Net cash from operations	143,779,063	156,794,377	
Interest received from cash deposits (Note 4)	137,640	67,020	
Net cash from operating activities	143,916,703	156,861,397	
CASH FLOWS FROM INVESTING ACTIVITIES			
Proceeds from sale of:			
EIFVPL (Note 7)	94,077,587	122,755,440	
Investment properties (Note 11)	13,674,108	_	
Property and equipment (Note 12)	3,921,452	2,891,319	
Decrease (increase) in deposit for future stock subscription	6,378,359	(90,597,369)	
Additions to property and equipment (Note 12)	(8,188,081)	(18,750,662)	
Increase in other noncurrent assets	(111,072,887)	(15,250,248)	
Net cash from (used in) investing activities	(1,209,462)	1,048,480	

(Forward)



	December 31	
	2019	2018
CASH FLOWS FROM FINANCING ACTIVITIES (Note 24)		
Proceeds from:		
Short-term debt	₽245,805,000	₽548,653,519
Long-term debt	265,676,700	108,815,298
Payments of:		
Short-term debt	(185,780,200)	(426,950,075)
Long term debt	(373,807,989)	(366,666,596)
Interest paid (including capitalized borrowing cost)	(59,403,848)	(74,904,712)
Net cash used in financing activities	(107,510,337)	(211,052,566)
EFFECT OF EXCHANGE RATE CHANGES ON CASH	(10,938)	598,392
NET INCREASE (DECREASE) IN CASH	35,185,966	(52,544,297)
CASH AT BEGINNING OF YEAR (Note 4)	37,690,616	90,234,913
CASH AT END OF YEAR (Note 4)	₽72,876,582	₽37,690,616

See accompanying Notes to Parent Company Financial Statements.



A BROWN COMPANY, INC. NOTES TO PARENT COMPANY 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.

The Parent Company is engaged in the business of real estate development located in Cagayan de Oro City and Initao in Misamis Oriental; Cainta, Rizal; Valencia City, Bukidnon and Butuan City, Agusan del Norte. The Parent Company, through its subsidiaries, also ventured into palm oil milling and power generation.

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

In a Board of Directors meeting held on May 2, 2012 and the annual stockholders meeting on June 1, 2012, the Board of Directors and the stockholders representing 2/3 of the outstanding capital stock 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 principal place of business and registered office address of the Parent Company is Xavier Estates Uptown, Airport Road, Balulang, Cagayan de Oro City.

The accompanying financial statements as at and for the years ended December 31, 2019 and 2018 were approved and authorized for issue by the Board of Directors (BOD) on June 11, 2020.

2. Summary of Significant Accounting Policies

Basis of Preparation

The parent company financial statements have been prepared using the historical cost basis except for EIFVOCI and EIFVPL that are carried at fair value. The parent company financial statements are presented in Philippine Peso (P), which is also the Parent Company's functional currency. All values are rounded to the nearest P, unless otherwise indicated.

The financial statements provide comparative information in respect of the previous period.

Statement of Compliance

The financial statements of the Parent Company 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.

The Parent Company also prepares and issues consolidated financial statements for the same period as the separate financial statements presented in compliance with PFRSs.

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 Parent Company has adopted the following new accounting pronouncements starting January 1, 2019. Unless otherwise indicated, adoption of these pronouncements did not have any significant impact on the Parent Company's financial position or performance.

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

• PFRS 16, Leases

PFRS 16 supersedes PAS 17, *Leases*, Philippine Interpretation IFRIC 4, *Determining whether an Arrangement contains a Lease*, Philippine Interpretation SIC-15, *Operating Leases-Incentives* and Philippine Interpretation SIC-27, *Evaluating the Substance of Transactions Involving the Legal Form of a Lease*. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to recognize most leases on the statements of financial position.

Lessor accounting under PFRS 16 is substantially unchanged from today's accounting under PAS 17. Lessors will continue to classify all leases using the same classification principle as in PAS 17 and distinguish between two types of leases: operating and finance leases. Therefore, PFRS 16 did not have an impact for leases where the Parent Company is the lessor.

The Parent Company has lease contracts for various items of property and equipment. Before the adoption of PFRS 16, the Parent Company classified each of its leases (as lessee) at the inception date as an operating lease. The adoption of PFRS 16 will not have an impact on equity in 2019, since the Parent Company has applied the available practical expedients in its leases (as lessee) wherein it applied the short-term leases exemptions to leases with lease term that ends within 12 months of the date of initial application. The Parent Company recognizes the lease payments under this lease agreement as expense on a straight-line basis over the lease term.

• Philippine Interpretation IFRIC-23, Uncertainty over Income Tax Treatments

The Interpretation addresses the accounting for income taxes when tax treatments involve uncertainty that affects the application of PAS 12, *Income Taxes*. It does not apply to taxes or levies outside the scope of PAS 12 nor does it specifically include requirements relating to interest and penalties associated with uncertain tax treatments. The Interpretation specifically addresses the following:

- Whether an entity considers uncertain tax treatments separately
- The assumptions an entity makes about the examination of tax treatments by taxation authorities
- How an entity determines taxable profit (tax loss), tax bases, unused tax losses, unused tax credits and tax rates
- How an entity considers changes in facts and circumstances



The entity is required to determine whether to consider each uncertain tax treatment separately or together with one or more other uncertain tax treatments and use the approach that better predicts the resolution of the uncertainty. The entity shall assume that the taxation authority will examine amounts that it has a right to examine and have full knowledge of all related information when making those examinations. If an entity concludes that it is not probable that the taxation authority will accept an uncertain tax treatment, it shall reflect the effect of the uncertainty for each uncertain tax treatment using the method the entity expects to better predict the resolution of the uncertainty.

Based on the Parent Company's assessment, it has no material uncertain tax treatments, accordingly, the adoption of this Interpretation has no significant impact on the financial statements.

- Amendments to PAS 28, Long-term Interests in Associates and Joint Ventures
- Amendments to PFRS 9, Prepayment Features with Negative Compensation

These amendments are not expected to have any impact on the Parent Company.

• Amendments to PAS 19, Employee Benefits, Plan Amendment, Curtailment or Settlement

The amendments to PAS 19 address the accounting when a plan amendment, curtailment or settlement occurs during a reporting period. The amendments specify that when a plan amendment, curtailment or settlement occurs during the annual reporting period, an entity is required to:

- Determine current service cost for the remainder of the period after the plan amendment, curtailment or settlement, using the actuarial assumptions used to remeasure the net defined benefit liability (asset) reflecting the benefits offered under the plan and the plan assets after that event.
- Determine net interest for the remainder of the period after the plan amendment, curtailment or settlement using: the net defined benefit liability (asset) reflecting the benefits offered under the plan and the plan assets after that event; and the discount rate used to remeasure that net defined benefit liability (asset).

The amendments also clarify that an entity first determines any past service cost, or a gain or loss on settlement, without considering the effect of the asset ceiling. This amount is recognized in profit or loss. An entity then determines the effect of the asset ceiling after the plan amendment, curtailment or settlement. Any change in that effect, excluding amounts included in the net interest, is recognized in other comprehensive income (OCI).

The amendments had no impact on the Parent Company's financial statements as it did not have any plan amendments, curtailments, or settlements during the period.

- Annual Improvements to PFRSs 2015-2017 Cycle
 - Amendments to PFRS 3, Business Combinations
 - Amendments to PFRS 11, Joint Arrangements, Previously Held Interest in a Joint Operation
 - Amendments to PAS 12, Income Tax Consequences of Payments on Financial Instruments Classified as Equity



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These amendments are not expected to have any impact on the Parent Company.

• Amendments to PAS 23, Borrowing Costs, Borrowing Costs Eligible for Capitalization

The amendments clarify that an entity treats as part of general borrowings any borrowing originally made to develop a qualifying asset when substantially all of the activities necessary to prepare that asset for its intended use or sale are complete.

An entity applies those amendments to borrowing costs incurred on or after the beginning of the annual reporting period in which the entity first applies those amendments. An entity applies those amendments for annual reporting periods beginning on or after January 1, 2019, with early application permitted.

Since the Parent Company's current practice is in line with these amendments, they had no impact on the financial statements of the Parent Company.

Standards Issued but Not Yet Effective

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

Effective beginning on or after January 1, 2020

• Amendments to PFRS 3, Definition of a Business

The amendments to PFRS 3 clarify the minimum requirements to be a business, remove the assessment of a market participant's ability to replace missing elements, and narrow the definition of outputs. The amendments also add guidance to assess whether an acquired process is substantive and add illustrative examples. An optional fair value concentration test is introduced which permits a simplified assessment of whether an acquired set of activities and assets is not a business.

An entity applies those amendments prospectively for annual reporting periods beginning on or after January 1, 2020, with earlier application permitted.

These amendments are currently not applicable to the Parent Company but may apply to future transactions.

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

The amendments refine the definition of material in PAS 1 and align the definitions used across PFRSs and other pronouncements. They are intended to improve the understanding of the existing requirements rather than to significantly impact an entity's materiality judgements. An entity applies those amendments prospectively for annual reporting periods beginning on or after January 1, 2020, with earlier application permitted.



Effective beginning on or after January 1, 2021

• PFRS 17, Insurance Contracts

This standard is not expected to have any impact on the Parent Company.

Deferred effectivity

• Deferment of Application of the Provisions of the PIC Q&A No. 2018-12 for the Real Estate Industry

On February 14, 2018, the Philippines Interpretation Committee (PIC) issued PIC Q&A 2018-12 which provides guidance on some implementation issues of PFRS 15 affecting real estate industry. Subsequently on October 25, 2018, the Philippine SEC issued SEC Memorandum Circular No. 14 Series of 2018 (the Memorandum) which provides relief to the real estate industry by deferring the application of the following provisions of the PIC Q&A No. 2018-12 (Q&A) for a period of three years until December 31, 2020:

- a. Exclusion of land and uninstalled materials 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. Accounting to Common Usage Service Area (CUSA) Charges discussed in PIC Q&A No. 2018-12-H
- d. Accounting for Cancellation of Real Estate Sales in PIC Q&A No. 2018-14

Under the same SEC Memorandum Circular No. 3 Series of 2019, the adoption of PIC Q&A No. 2018-14: *PFRS 15 - Accounting for Cancellation of Real Estate Sales* was also deferred until December 31, 2020.

The Memorandum also provided the mandatory disclosure requirements should the real estate company decided to avail of any relief. Disclosures should include:

- The accounting policies applied.
- Discussion of the deferral of the subject implementation issues in the PIC Q&A.
- Qualitative discussion of the impact to the financial statements had the concerned application guideline in the PIC Q&A has been adopted.
- Should any of the deferral options result into a change in accounting policy (e.g., when an entity excludes land and/or uninstalled materials in the POC calculation under the previous standard but opted to include such components under the relief provided by the circular), such accounting change will have to be accounted for under PAS 8, i.e., retrospectively, together with the corresponding required quantitative disclosures.

Except for the CUSA charges discussed under PIC Q&A No. 2018-12-H which applies to leasing transactions, the above deferral will only be applicable to real estate sales transactions.

Effective January 1, 2021, real estate companies will adopt PIC Q&A No. 2018-12 and PIC Q&A No. 2018-14 and any subsequent amendments thereof retrospectively or as the SEC will later prescribe.

The Accounting to Common Usage Service Area (CUSA) Charges discussed in PIC Q&A No. 2018-12-H does not affect the parent company financial statements since the Parent Company does not enter into any leasing transactions in the context of this interpretation.



The Parent Company availed of the deferral of adoption of the above specific provisions of PIC Q&As. Had these provisions been adopted, it would have the following impact on the financial statements:

- The exclusion of land and uninstalled materials in the determination of POC would reduce the percentage of completion of real estate projects resulting in a decrease in retained earnings as at January 1, 2019 as well as a decrease in the revenue from real estate sales in 2019. This would result to the land portion of sold inventories together with connection fees, to be treated as contract fulfillment asset.
- The mismatch between the POC of the real estate projects and right to an amount of consideration based on the schedule of payments explicit in the contract to sell (CTS) would constitute a significant financing component. Interest income would have been recognized for contract assets and interest expense for contract liabilities using the effective interest rate (EIR) method and this would have impacted retained earnings as at January 1, 2019 and the revenue from real estate sales in 2019. Currently, any significant financing component arising from the mismatch discussed above is not considered for revenue recognition purposes.
- Upon sales cancellation, the repossessed inventory would be recorded at fair value plus cost to repossess (or fair value less cost to repossess if this would have been opted). This would have increased retained earnings as at January 1, 2019 and gain from repossession in 2019. Currently, the Parent Company records the repossessed inventory at its original carrying amount and recognize any difference between the carrying amount of the derecognized receivable and the repossessed property in profit or loss.
- Deferment of Implementation of IFRIC Agenda Decision on Over Time Transfer of Constructed Goods (PAS 23, *Borrowing Cost*) for the Real Estate Industry

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 par. 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 PAS 23 considering that these inventories are ready for their intended sale in their current condition.

The IFRIC agenda decision would change the Parent Company's current practice of capitalizing borrowing costs on real estate projects with pre-selling activities.

On February 11, 2020, the Philippine SEC issued Memorandum Circular No. 4, Series of 2020 providing relief to the Real Estate Industry by deferring the mandatory implementation of the above IFRIC Agenda Decision until December 31, 2020. Effective January 1, 2021, 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.

For real estate companies that avail of the deferral, the SEC requires disclosure in the Notes of the accounting policies applied, a discussion of the deferral of the subject implementation issues, and a qualitative discussion of the impact in the financial statements had the IFRIC agenda decision been adopted.



The Parent Company opted to avail of the relief as provided by the SEC. Had the Parent Company 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.

• 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 Parent Company's 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 Parent Company presents assets and liabilities in the 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.

The Parent Company classifies all other liabilities as noncurrent.

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



Fair Value Measurement

The Parent Company 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 Parent Company.

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 Parent Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the 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 financial statements on a recurring basis, the Parent Company 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 Parent Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

Cash

Cash includes cash on hand and in banks.

Financial Instruments - Initial recognition and subsequent measurement

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.



Financial assets

(i) Initial recognition and measurement

Financial assets are recognized when the Parent Company 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 Parent Company's business model for managing them. With the exception of receivables that do not contain a significant financing component or for which the Parent Company has applied the practical expedient, the Parent Company 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 or for which the Parent Company has applied the practical expedient or for which the Parent Company has applied the practical expedient or for which the Parent Company has applied the practical expedient 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 Parent Company assesses whether the cash flows from the financial asset represent 'solely payments of principal and interest (SPPI)' on the principal amount outstanding.

In making this assessment, the Parent Company determines whether the contractual cash flows are consistent with a basic lending arrangement, i.e., interest includes consideration only for the time value of money, credit risk and other basic lending risks and costs associated with holding the financial asset for a particular period of time. In addition, interest can include a profit margin that is consistent with a basic lending arrangement. The assessment as to whether the cash flows meet the test is made in the currency in which the financial asset is denominated. Any other contractual terms that introduce exposure to risks or volatility in the contractual cash flows that is unrelated to a basic lending arrangement, such as exposure to changes in equity prices or commodity prices, do not give rise to contractual cash flows that are SPPI 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 Parent Company's business model is determined at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. The Parent Company's business model does not depend on management's intentions for an individual instrument.

The Parent Company's business model refers to how it manages its financial assets in order to generate cash flows. The Parent Company's business model determines whether cash flows will result from collecting contractual cash flows, selling financial assets or both. Relevant factors considered by the Parent Company in determining the business model for a group of financial assets include how the performance of the business model and the financial assets held within that business model are evaluated and reported to the Parent Company's key management personnel, the risks that affect the performance of the business model (and the financial assets held within that business model) and how these risks are managed and how managers of the business are compensated.



(ii) Subsequent measurement

The Parent Company 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 Parent Company 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 statements of comprehensive income.

The Parent Company's financial assets at amortized cost include cash, receivables (excluding advances to officers and employees), receivables from related parties and refundable deposits included under "Other current assets" and "Other noncurrent assets" in the statements of financial position (see Notes 4, 5, and 8).

Financial assets at FVOCI (debt instruments). The Parent Company 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 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 December 31, 2019 and 2018, the Parent Company 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, Business Combination applies. The classification is determined on an instrument-by-instrument basis.



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. Dividends are recognized as part of "Dividend income" in the statements of comprehensive income when the right of payment has been established, except when the Parent Company 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 Parent Company includes equity instruments not HFT in this category. The Parent Company made irrevocable election to present in OCI subsequent changes in the fair value of all the Parent Company's investments in golf shares and unlisted shares of stock.

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 statements of comprehensive income and distribution of net surplus as incurred. Subsequently, they are measured at fair value and any gains or losses are recognized in the statements of comprehensive income and distribution.

Additionally, even if the asset meets the amortized cost or the FVOCI criteria, the Parent Company may choose at initial recognition to designate the financial asset at 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 Parent Company, 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 Parent Company's financial assets at FVPL include listed equity securities (see Note 7).

(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 Parent Company's statements of financial position) when:

- The rights to receive cash flows from the asset have expired, or,
- The Parent Company 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, either (a) the Parent Company has transferred substantially all the risks and rewards of the asset, or (b) the Parent Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.



When the Parent Company 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 Parent Company continues to recognize the transferred asset to the extent of its continuing involvement. In that case, the Parent Company also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Parent Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Parent Company could be required to repay.

(iv) Impairment of financial assets

The Parent Company 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 Parent Company 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 (SICR) since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

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 Parent Company applies a simplified approach in calculating ECLs for receivables. Therefore, the Parent Company 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 Parent Company has established a provision matrix that is based on its historical credit loss experience.

For installment contracts receivable (ICR), the Parent Company 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 Parent Company 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 Parent Company 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 Parent Company 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 Parent Company considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and forward-looking analysis.

Exposures that have not deteriorated significantly since origination, or where the deterioration remains within the Parent Company'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 Parent Company from the time of origination.

Determining the stage for impairment

At each reporting date, the Parent Company 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 Parent Company considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and forward-looking analysis.

The Parent Company considers that there has been a significant increase in credit risk 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 significant increase in credit risk since origination, then the loss allowance measurement reverts from lifetime ECL to 12-months ECL.

Write-off policy. The Parent Company writes-off a financial asset, in whole or in part, when the asset is considered uncollectible, it has exhausted all practical recovery efforts and has concluded that it has no reasonable expectations of recovering the financial asset in its entirety or a portion thereof.

Reclassifications of financial instruments. The Parent Company 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 Parent Company and any previously recognized gains, losses or interest shall not be restated. The Parent Company 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 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 Parent Company has not designated any financial liability as at FVPL.

Financial liabilities measured at amortized cost. This is the category most relevant to the Parent Company. 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 statements of comprehensive income and distribution of net surplus.

The Parent Company's financial liabilities measured at amortized cost as of December 31, 2019 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 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 Parent Company 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 statements of comprehensive income and distribution of net surplus.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is reported in the 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 Parent Company assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is



legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Parent Company and all of the counterparties.

Real Estate Inventories

Real estate inventories consist 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 is determined using weighted moving average method. 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.

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 Parent Company normally makes deposits before a contract to sell (CTS) is executed between the Parent Company and the landowner. These are recognized at cost. The sales contracts are expected to be executed within 12 months after the reporting date.

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 statements of comprehensive income as they are consumed in operations or expire with the passage of time. Prepayments are classified in the 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.



Deposits for Future Stock Subscription

Deposits for future stock subscription pertain to amounts paid by the Parent Company to its subsidiaries for additional subscriptions in excess of the authorized share capital pending the investees' application or approval of the amendments to increase authorized share capital.

Investment in Associates

An associate is an entity in which the Parent Company 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 Parent Company's investments in associates are accounted for using the cost method. Under the cost method, investments are carried in the parent company statements of financial position at cost less any impairment in value. The Parent Company recognizes income from these investments only to the extent that it receives (or becomes entitled to) distributions from accumulated profits of the investees arising from the date of acquisition. Distributions received in excess of such profits are regarded as recovery of investments and recognized as reduction in cost of investments.

Investments in Subsidiaries

The Parent Company's investments in A Brown Energy and Resources Development, Inc. (ABERDI), Palm Thermal Consolidated Holdings, Corp. (PTCHC), Blaze Capital Limited (BCL), Hydro Link Projects Corp. (HLPC), AB Bulk Water Company, Inc. (ABBWCI), Masinloc Consolidated Power, Inc. (MCPI) and Simple Homes Development, Inc. (SHDI) are accounted for under the cost method. A subsidiary is an entity that is controlled by the Parent Company. Control is achieved when the Parent Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

Under the cost method, investment is recognized at cost less impairment losses, if any. Income from investment is recognized only to the extent that the Parent Company receives distributions from accumulated profits of the investees arising after the date of acquisition. Distributions received in excess of such profits are regarded as a recovery of investment and are recognized as a reduction of the cost of the investment.

Investment Properties

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.

Depreciation for depreciable investment properties is computed on a straight-line method over estimated useful lives ranging from 10 to 20 years. The useful lives and depreciation method are reviewed periodically to ensure that the period and the method of depreciation are consistent with the expected pattern of economic benefits from the use of the properties for lease.

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 statements of comprehensive.



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 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 and Equipment

Property and equipment, except for land, 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 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 and equipment.

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

Depreciation and amortization are computed using the straight-line method over the following estimated useful lives, except for leasehold improvements, which are amortized over their estimated lives or term of the lease, whichever is shorter:

	Years
Building and improvements	10 - 20
Furniture and fixtures	3 - 5
Machineries and equipment	2 - 5
Transportation equipment	2 - 5
Tools and other equipment	2 - 5
Other equipment	2 - 10

The useful life and depreciation methods are reviewed periodically to ensure the period and method of depreciation are consistent with the expected pattern of economic benefits from items of property 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 Parent Company expects to consume an asset's future economic benefits, the Parent Company shall review its present depreciation method and, if current expectations differ, change the depreciation method to reflect the new pattern. The Parent Company 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.

An item of property 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 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 statements of comprehensive income.

Impairment of Nonfinancial Assets

This accounting policy applies primarily to the Parent Company's other assets (excluding refundable deposits), investment in associate, investments in subsidiaries, investment properties, and property and equipment (see Notes 8, 9, 10, 11, and 12).

The Parent Company 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 Parent Company 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.

Retained earnings

Retained earnings include all current and prior period results of operations, net of dividends declared and the effects of retrospective application of changes 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.

Revenue from Contracts with Customers

The Parent Company is primarily engaged in real estate development 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 Parent Company expects to be entitled in exchange for those goods or services. The Parent Company 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 Parent Company 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 Parent Company 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 Parent Company's performance does not create an asset with an alternative use and the Parent Company has an enforceable right to payment for performance completed to date.

In measuring the progress of its performance obligation over time, the Parent Company uses the output method. The Parent Company 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 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.

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 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 statements of financial position.

Cost of real estate sales

The Parent Company recognizes costs relating to satisfied performance obligations as these are incurred taking into consideration the contract fulfillment assets such as land and connection fees. These 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 held for sale.



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 Parent Company 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.

Water service. Revenue is recognized when services are rendered and normally when billed.

Income from forfeited deposits. Income from forfeited collections 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.

Dividend income. Dividend income is recognized when the Parent Company's right to receive payment is established which is generally when shareholders approve the dividend.

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 Parent Company'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 Parent Company performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract assets is recognized for the earned consideration that is conditional.

For the Parent Company'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 and contract assets" in the statements of financial position.

A receivable (e.g., ICR), represent the Parent Company'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 Parent Company 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 Parent Company 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 statements of financial position if the Parent Company expects to recover them. The Parent Company 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 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 Parent Company amortizes capitalized costs to obtain a contract as marketing expense under "General, administrative expenses and selling expenses" account in the 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 Parent Company determines whether there is an indication that costs to obtain a contract maybe impaired. If such indication exists, the Parent Company makes an estimate by comparing the carrying amount of the assets to the remaining amount of consideration that the Parent Company expects to receive less the costs that relate to providing services under the relevant contract. In determining the estimated amount of consideration, the Parent Company 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 Parent Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Parent Company transfers goods or services to the customer, a contract liability is recognized when the payment is made or due (whichever is earlier). Contract liabilities are recognized as revenue when the Parent Company performs under the contract.



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

Cost 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 non-routine settlements are recognized as expense in statements of comprehensive income and distribution of net surplus. 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 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 Parent Company, nor can they be paid directly to the Parent Company. 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 Parent Company 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 Parent Company 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.

As Lessee. The Parent Company applies the short-term lease recognition exemption to its short-term lease of office space and transportation equipment (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies to the lease of low-value assets recognition exemption on the same lease as this is considered to be low value. Lease payments on short-term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

Taxes

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 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 income will be available to allow all or part of the deferred tax asset to be utilized. Unrecognized deferred tax assets are reassessed at each reporting date and are recognized to the extent that it has become probable that future taxable profit 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.

The Parent Company 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.

VAT. Revenues, expenses and assets are recognized net of amount of VAT, if applicable.



For its VAT-registered activities (i.e., services related to the conditional cash transfer), 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 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 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 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 $\mathbb{P}1.0$ 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 TRAIN law, this provision is applicable only until December 31, 2021. Deferred Input VAT is stated at its realizable value.

Provisions

Provisions are recognized when the Parent Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Parent Company 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 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 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 financial statements but disclosed when an inflow of economic benefits is probable.

Events After the Reporting Date

Post year-end events up to the date of auditor's report that provide additional information about the Parent Company's position at the reporting date (adjusting events) are reflected in the parent company financial statements. Post year-end events that are not adjusting events are disclosed in the parent company financial statements when material.

3. Significant Accounting Judgments and Estimates

The preparation of the parent company financial statements in compliance with PFRS requires the Parent Company to make judgments and estimates that affect the amounts reported in the parent company financial statements and accompanying notes. The judgments, estimates and assumptions used in the accompanying parent company financial statements are based upon management's



evaluation of relevant facts and circumstances as of the date of the parent company 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 parent company 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.

Judgments

In the process of applying the Parent Company's accounting policies, management has made the following judgments, apart from those involving estimations, which have the most significant effect on the amounts recognized in the parent company financial statements.

Revenue from contracts with customers. The Parent Company applied the following judgments that significantly affect the determination of the amount and timing of revenue from contracts with customers:

- *Identifying performance obligations*. The Parent Company is primarily engaged in real estate sales and development and water services. The Parent Company accounts for all of the goods and services in each contract with customer as a single performance obligation capable of being distinct.
- Determining the timing of satisfaction of sale of goods and services. The Parent Company concluded that the revenue for sale of water services is to be recognized as services are performed and it has a present right to payment for the services rendered.

Real estate revenue recognition effective January 1, 2018 (upon adoption of PFRS 15)

• *Existence of a contract.* The Parent Company's primary document for a contract with a customer 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 Parent Company before revenue recognition is to assess the probability that the Parent Company 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 and pricing of the property. Management regularly evaluates the historical cancellations and back-outs if it would still support its current threshold of customers' equity before commencing revenue recognition.

• *Revenue recognition method and measure of progress.* The Parent Company concluded that revenue for real estate sales is to be recognized over time because: (a) the Parent Company's performance does not create an asset with an alternative use and; (b) the Parent Company has an enforceable right for performance completed to date. The promised property is specifically identified in the contract and the contractual restriction on the Parent Company'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 Parent Company has determined that output method used in measuring the progress of the performance obligation faithfully depicts the Parent Company's performance in transferring control of real estate development to the customers. In measuring the progress of its performance obligation over time, the Parent Company uses the output method. This method measures progress based on physical proportion of work done on the real estate project which requires technical determination by the Parent Company's specialists (project engineers).

In addition, the Parent Company requires a certain percentage 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 Parent Company.

In 2019, the Parent Company considered that the initial and continuing investments by the buyer of about 10% from 25% in the prior years would demonstrate the buyer's commitment to pay. The reassessment of buyer's equity to 10% was based on the management's evaluation of the historical cancellations and back-outs and consideration of various factors such as collection history with the buyers, age of receivables and pricing of the property. The change in the buyer's equity resulted to the recognition of additional real estate sales amounting to P225.2 million in 2019. The Parent Company accounted this change prospectively as a change in an accounting estimate.

Contractual cash flows assessment. For each financial asset, the Parent Company 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 Parent Company 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 solely payments of principal and interest on the amount outstanding. In such cases, the financial asset is required to be measured at FVPL.

Evaluation of business model in managing financial instruments. The Parent Company determines its business model at the level that best reflects how it manages groups of financial assets to achieve its business objective. The Parent Company'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 Parent Company'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 Parent Company's original expectations, the Parent Company 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. The Parent Company 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 Parent Company, for economic or contractual reasons relating to the borrower's financial difficulty
- 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 Parent Company 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 Parent Company'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 Parent Company incorporates forward-looking information into both its assessment of whether the credit risk of an instrument has increased significantly since its initial recognition and its measurement of ECL.

To do this, the Parent Company has considered 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 Parent Company's evaluation and assessment and after taking into consideration external actual and forecast information, the Parent Company considers a representative range of possible forecast scenarios. This process involves gathering two or more 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 Parent Company 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.

Predicted relationship between the key indicators and default and loss rates on various portfolios of financial assets have been developed based on analyzing historical data over the past 5 years. The methodologies and assumptions including any forecasts of future economic conditions are reviewed regularly.

The Parent Company has not identified any uncertain event that it has assessed to be relevant to the risk of default occurring but where it is not able to estimate the impact on ECL due to lack of reasonable and supportable information.

Distinction of land between real estate inventories and investment properties. The Parent Company determines whether a property will be classified as real estate inventories or investment properties. In making this judgment, the Parent Company considers whether the property will be sold in the normal operating cycle (real estate inventories). All other properties that are not yet determined to be sold in the normal operating cycle are classified as investment properties.

Significant influence on Peakpower Energy, Inc. (PEI). In determining whether the Parent Company 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 Parent Company a significant influence. The Parent Company 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 Parent Company refers to the guidance in PFRS 10, *Consolidated Financial Statements*, when determining whether the Parent Company controls an investee. Particularly, the Parent Company 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 Parent Company 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 Parent Company 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 Parent Company 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 Parent Company.

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 Parent Company's revenue recognition policy require management to make use of estimates and assumptions that may affect the reported amounts



of revenues. The assessment process for the POC and the estimated project development costs requires technical determination by management's specialists (project engineers) and involves significant management judgment.

The Parent Company's revenue from real estate is recognized based on the POC are measured principally on the basis of the estimated completion of a physical proportion of the contract work based on the inputs of the management's specialists (project engineers). The Parent Company also includes land in the calculation of POC since the Parent Company 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 December 31, 2019 and 2018, the real estate sales recognized over time amounted to P942.7 million and P740.1 million, respectively, (see Note 23) while the related cost of real estate sales amounted to P355.2 million and P311.5 million, respectively (see Note 6).

Collectability of the sales price. In determining whether the sales price is collectible, the Parent Company considers that the initial and continuing investments by the buyer of 10% and 25% in 2019 and 2018, respectively, would demonstrate the buyer's commitment to pay.

In 2019, the Parent Company considered that the initial and continuing investments by the buyer of about 10% from 25% in the prior years would demonstrate the buyer's commitment to pay. The reassessment of buyer's equity to 10% was based on the management's evaluation of the historical cancellations and back-outs and consideration of various factors such as collection history with the buyers, age of receivables and pricing of the property. The change in the buyer's equity resulted to the recognition of additional real estate sales amounting to P225.2 million in 2019.

The gross amount of ICR and contract assets arising from these sales contracts amounted to ₱733.9 million and ₱393.6 million as of December 31, 2019 and 2018, respectively (see Notes 5 and 14).

Provision for expected credit losses of receivables and contract assets. The Parent Company 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 Parent Company's historical observed default rates. The Parent Company 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 Parent Company considers an ICR and contract asset in default when the Parent Company forfeits and repossesses the property from the customer through cancellation. However, in certain cases, the Parent Company may also consider a financial asset to be in default when internal or external information indicates that the Parent Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Parent Company.

The probability of default 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 Parent Company would expect to receive, including from the repossession of the subject real estate property, net of cash outflows. For purposes of calculating loss given default, accounts are segmented based on facility/collateral type and completion. In calculating the recovery rates, the Parent Company



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 loss given default, thus resulting to no recognized impairment loss.

In 2019 and 2018, no additional ECL was recognized in the statements of comprehensive income. As at December 31, 2019 and 2018, the allowance for ECL recognized in the statements of financial position amounted to P0.4 million (see Note 5).

Estimating NRV of real estate inventories. The Parent Company 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 Parent Company 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 less an estimate of the time value of money to the date of completion. 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 P1,581.0 million and P1,576.1 million as of December 31, 2019 and 2018, respectively (see Note 6).

Estimating useful lives of property and equipment and investment properties. The Parent Company estimates the useful lives of property and equipment and investment properties, except land, based on the period over which the assets are expected to be available for use. The estimated useful lives of property, plant and equipment are reviewed periodically and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence, and legal or other limits on the use of the assets. In addition, the estimation of the useful lives of property, plant and equipment 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 December 31, 2019 and 2018, the aggregate carrying value of depreciable property and equipment and investment properties amounted to P51.9 million and P54.5 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 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 December 31, 2019 and 2018, the aggregate carrying values of the financial assets amounted to P1,159.0 million and P660.2 million, respectively, and of the financial liabilities amounted to P1,604.4 million and P1,577.9 million, respectively (see Note 22).

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

- Significant changes in asset usage;
- Significant decline in assets' market value;
- Obsolescence or physical damage of an asset;
- Significant underperformance relative to expected historical or projected future operating results;
- Significant changes in the manner of usage of the acquired assets or the strategy for the Parent Company's overall business; and
- Significant negative industry or economic trends.

If such indications are present and where the carrying amount of the asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. The recoverable amount is the asset's fair value less cost to sell or value in use whichever is higher. The fair value less cost to sell is the amount obtainable from the sale of an asset in an arm's length transaction while value in use is the present value of estimated future cash flows expected to be generated from the continued use of the asset. The Parent Company is required to make estimates and assumptions that can materially affect the carrying amount of the asset being assessed.

Based on the assessment of the Parent Company, there is no indication of impairment of investment in associate, investments in subsidiaries, investment properties, property and equipment and other assets (excluding refundable deposits). The carrying values of the nonfinancial assets follow:

	2019	2018
Investment in associate (see Note 9)	₽110,000,000	₽110,000,000
Investments in subsidiaries (Note 10)	610,899,495	610,899,495
Investment properties (see Note 11)	94,977,941	103,513,635
Property and equipment (see Note 12)	61,502,819	64,083,199
Other assets* (see Note 8)	467,440,015	307,553,802
*Excluding refundable deposits amounting to $P36.6$ million and $P28.3$ million as of 2019 and 2018		

No impairment was recognized for the Parent Company's nonfinancial assets as of December 31, 2019 and 2018.

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 Parent Company'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 Parent Company. This forecast is based on the Parent Company's past results and future expectations on revenue and expenses.



The Parent Company assessed its projected performance in determining the sufficiency of the future taxable income. As at December 31, 2019 and 2018, the carrying values of these deferred tax assets amounted to P6.8 million and P6.1 million, respectively (see Note 20).

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 at December 31, 2019 and 2018, the Parent Company's retirement benefit obligation amounted to $\mathbb{P}47.7$ million and $\mathbb{P}29.9$ million, respectively (see Note 19).

4. Cash

	2019	2018
Cash on hand	₽889,008	₽629,738
Cash in banks	71,987,574	37,060,878
	₽72,876,582	₽37,690,616

Cash in banks pertain to savings and current accounts that generally earn interest based on prevailing respective bank deposit rates. Interest income earned on cash in banks amounted to P0.1 million in 2019 and 2018.

5. Receivables

	2019	2018
ICR	₽598,655,904	₽82,723,817
Trade receivables	3,802,835	3,298,107
Dividend receivable	72,200,000	_
Advances to officers and employees	1,306,933	2,880,114
Other receivables	78,221,190	40,938,279
	754,186,862	129,840,317
Less allowance for impairment	421,463	421,463
	753,765,399	129,418,854
Less noncurrent portion	146,227,160	79,539,705
	₽607,538,239	₽49,879,149

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 2019 and 2018. The transfer certificates of title remain in the possession of the Parent Company until full payment has been made by the customers. Interest earned from ICR and contract assets amounted to P2.6 million and P1.9 million in 2019 and 2018, respectively.

Trade receivables pertain to receivables from water service which is noninterest-bearing and normally collected within seven (7) days.



Dividend receivable pertains to the cash dividends declared on December 19, 2019 from PEI amounting to ₱72.2 million for stockholders on record on December 31, 2019.

Advances to officers and employees pertain to salary and other loans granted to the Parent Company's employees that are collectible through salary deduction. These are noninterest-bearing and are due within one (1) year.

Other receivables pertain to receivables for the sale of equity. These receivables are noninterestbearing and are normally on 30-day terms.

6. Real Estate Inventories

	2019	2018
Land for sale and development	₽291,091,721	₽465,807,642
Construction and development costs	1,289,872,543	1,110,253,401
	₽1,580,964,264	₽1,576,061,043

The roll forward of this account follows:

	2019	2018
Balance at beginning of the year	₽1,576,061,043	₽1,381,106,519
Construction costs incurred	304,874,595	198,214,941
Borrowing costs capitalized (Note 16)	35,651,325	_
Transfer from deposit for future stock subscription		
(Note 15)	9,600,000	_
Depreciation expense capitalized (Note 12)	5,454,279	6,403,558
Purchase of raw land	4,555,160	227,119,154
Transfers from investment properties (Note 11)	_	66,164,324
Transfer from deposits for purchased land	_	8,524,817
Cost of real estate sales	(355,232,138)	(311,472,270)
	₽1,580,964,264	₽1,576,061,043

The real estate inventories are carried at cost. No inventories are recorded at amounts lower than cost in 2019 and 2018.

Land for sale and development represents real estate subdivision projects in which the Parent Company 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 cost capitalized to real estate inventories in 2019 amounted to P35.7 million (Note 16). The capitalization rate used to determine the borrowing costs eligible for capitalization is 3.92%. In 2018, the Parent Company had no borrowings attributable to its on-going constructions.



In 2019, the Parent Company received a parcel of land returned by SHDI which pertains to the Parent Company's consideration for its deposit for future stock subscription to SHDI (see Note 15). In 2018, the Parent Company transferred deposits for purchased land to real estate inventories since the related CTS or sales contracts have already been executed.

Collateralized properties

Pursuant to the loan agreement, certain real estate inventories were collateralized in favor of the bank to secure the Parent Company's short-term and long-term debts (see Note 16). As at December 31, 2019 and 2018, the carrying values of the collateralized real estate inventories amounted to \neq 322.8 million and \neq 380.7 million.

7. Investments in Equity Instruments

Quoted and unquoted equity securities

The Parent Company'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 loss on EIFVPL" in statements of comprehensive income.

The Parent Company's EIFVOCI include unquoted golf club shares and unlisted shares of stock. The fair values of the golf club shares are determined using valuation techniques with inputs and assumptions that are based on market observable data and conditions 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). Moreover, the Parent Company's unlisted shares of stock are measured at cost since it represents the best estimate of fair value within the range of possible fair value measurements which are 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.

2019 FVPL FVOCI Cost: At January 1 ₽139,742,698 ₽434,070,793 Disposal (75,617,000) At December 31 64,125,698 434,070,793 Cumulative unrealized gain (loss): At January 1 93,428,040 (265, 423, 108)(50, 555, 401)Disposal Fair value adjustment (43,513,896) (1,086,232)At December 31 (641, 257)(266, 509, 340)Carrying values ₽63,484,441 ₽167,561,453

The rollforward analysis of investments in EIFVOCI and EIFVPL follows:



	2018		
	FVPL	FVOCI	
Cost:			
At January 1	₽212,458,698	₽434,070,793	
Disposal	(72,716,000)	_	
At December 31	139,742,698	434,070,793	
Cumulative unrealized gain (loss):			
At January 1	116,695,671	(294,323,108)	
Disposal	(39,940,197)	_	
Fair value adjustment	16,672,566	28,900,000	
At December 31	93,428,040	(265,423,108)	
Carrying values	₽233,170,738	₽168,647,685	

In 2019 and 2018, the Parent Company sold its 75,617,000 shares and 72,716,000 shares of Apex Mining Corporation (AMC) for $\mathbb{P}94.1$ million and $\mathbb{P}122.8$ million resulting in a loss of $\mathbb{P}32.1$ million and a gain of $\mathbb{P}10.1$ million, respectively.

In 2018, upon the adoption of PFRS 9, the Parent Company transferred the cumulative unrealized gain of the quoted equity securities which resulted to an increase in retained earnings by P116.9 million, decrease in AFS investments by P457.0 million and decrease in OCI by P105.0 million as of January 1, 2018.

These quoted equity securities were reclassified from AFS investments to EIFVPL. The Parent Company's investments in golf club shares and unlisted shares of stock were irrevocably designated at FVOCI as the Parent Company 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.

8. Other Assets

	2019	2018
Current		
Deposits for purchased land	₽160,780,887	₽98,233,487
Creditable withholding taxes	98,467,233	96,550,911
Construction materials	60,279,616	68,192,552
Prepaid expenses	29,005,442	32,022,677
Costs to obtain contracts (Note 23)	16,355,255	12,217,593
Refundable deposits	551,467	551,467
Miscellaneous	336,582	336,582
	₽365,776,482	₽308,105,269
Noncurrent		
Advances to third party	₽102,719,000	₽-
Refundable deposits - net of current portion	36,067,010	27,713,123
	₽138,786,010	₽27,713,123

Deposits for purchased land pertain to installment payments made by the Parent Company to the sellers of land where sales contracts have yet to be executed. The land is intended to be held for sale in the future. Deposits for purchased land amounting to $\mathbb{P}8.5$ million were transferred in 2018 to real estate inventories for sale when the related CTSs or sales contracts were executed or when the Parent Company obtained control over the property (see Note 6).



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.

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

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

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

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

9. Investment in Associate

This pertains to investment to Peakpower Energy, Inc. (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. Parent Company holds 20% of equity ownership as of December 31, 2019 and 2018. The primary place of business and office address of the associate is 3rd Floor Joy-Nostalg Center, ADB Avenue, Ortigas Center, Pasig City.

As at December 31, 2019 and 2018, the carrying value of the investment is equal to its cost amounting to P110.0 million.

The Parent Company's dividend income from PEI amounted to P72.2 million and P13.0 million in 2019 and 2018, respectively. As of December 31, 2019, the Parent Company has yet to collect the said dividend.

10. Investments in Subsidiaries

	Principal Activities	% of Ownership	Cost of investments
ABERDI	Manufacturing	100	₽449,999,995
NC***	Agriculture	100	_
BAC***	Agriculture	100	_
PTCHC	Holding	100	109,000,000
BCL*	Infrastructure	100	25,000,000
HLPC*	Power operations	100	16,000,000
ABBWCI*	Water service	100	5,000,000
MCPI**	Power plant operations	49	4,900,000
SHDI*	Real estate	100	999,500
			₽610,899,495

* Pre-operating entity.** Non-operating entity.

*** Indirectly-owned through ABERDI.



ABERDI

ABERDI was 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. ABERDI's subsidiaries are NC and BAC.

NC

NC was 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.

BAC

BAC was 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.

PTCHC

PTCHC was 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.

BCL

BCL is registered with BVI Financial Services Commission as a British Virgin Island (BVI) Business Company in 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

HLPC was 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.

ABBWCI

ABBWCI was 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.

MCPI

MCPI was 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.



<u>SHDI</u>

SHDI was 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.

11. Investment Properties

The Parent Company's investment properties are classified as follows:

	2019	2018
Land held for capital appreciation	₽93,367,87 7	₽101,903,571
Land and building held for lease	1,610,064	1,610,064
	₽94,977,941	₽103,513,635

The fair values of land as of December 31, 2019 and 2018 as determined by an independent appraiser based on International Valuation Standards in 2018, amounted to ₱398.4 million in both years. The Parent Company classifies the fair values of land 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 December 31, 2019 and 2018. The significant unobservable input to the valuation is the price per square meter.

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:

	2019	2018
Cost:		
Balances at beginning of year	₽101,903,571	₽168,067,895
Disposals	(8,535,694)	_
Transfers to real estate inventories (Note 6)	_	(66,164,324)
Net carrying value	₽93,367,877	₽101,903,571

Land and building held for lease 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 Parent Company has sold a land with a net book value of $\mathbb{P}8.5$ million and recognized a gain of $\mathbb{P}5.1$ million presented as "Gain on sale of investment properties" in the statements of comprehensive income. Proceeds from the sale amounted to $\mathbb{P}13.7$ million.

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

Collateralized Properties

In 2018, pursuant to the loan agreement, certain investment properties with a carrying amount of P35.7 million, were collateralized in favor of the bank to secure the Parent Company's long-term debt (see Note 16).



12. Property and Equipment

The composition and movements of this account are as follows:

	2019							
		Building and	Machinery and	Furniture and	Transportation	Tools and Other	Other	
	Land	Improvements	Equipment	Fixtures	Equipment	Equipment	Equipment	Total
Cost								
At January 1	₽9,606,847	₽40,710,078	₽172,567,550	₽21,765,998	₽23,417,414	₽7,578,044	₽23,399,190	₽299,045,121
Additions	-	110,000	-	778,396	6,025,481	76,875	1,197,329	8,188,081
Disposals	-	-	-	(45,446)	(2,212,857)	_	-	(2,258,303)
At December 31	9,606,847	40,820,078	172,567,550	22,498,948	27,230,038	7,654,919	24,596,519	304,974,899
Accumulated depreciation								
At January 1	_	40,622,019	129,635,730	19,174,055	23,199,897	3,209,088	19,121,133	234,961,922
Depreciation	-	110,329	2,816,039	878,270	2,287,017	1,462,711	1,734,440	9,288,806
Disposals	-	-	_	(13,886)	(764,762)	-	-	(778,648)
At December 31	-	40,732,348	132,451,769	20,038,439	24,722,152	4,671,799	20,855,573	243,472,080
Net Book Value	₽9,606,847	₽87,730	₽40,115,781	₽2,460,509	₽2,507,886	₽2,983,120	₽3,740,946	₽61,502,819

	2018							
		Building and	Machinery and	Furniture and	Transportation	Tools and Other	Other	
	Land	Improvements	Equipment	Fixtures	Equipment	Equipment	Equipment	Total
Cost								
At January 1	₽9,606,847	₽40,710,078	₽160,558,495	₽20,234,818	₽37,603,498	₽2,837,457	₽20,374,131	₽291,925,324
Additions	_	_	2,410,715	1,531,180	7,043,121	4,740,587	3,025,059	18,750,662
Disposals	_	_	_	-	(11,630,865)	_	_	(11,630,865)
Reclassifications	—	—	9,598,340	-	(9,598,340)	-	-	-
At December 31	9,606,847	40,710,078	172,567,550	21,765,998	23,417,414	7,578,044	23,399,190	299,045,121
Accumulated depreciation								
At January 1	_	39,707,283	124,218,379	18,547,839	32,004,101	2,639,910	16,786,039	233,903,551
Depreciation	_	914,736	5,417,351	626,216	2,496,651	569,178	2,335,094	12,359,226
Disposals	-	_	_	-	(11,300,855)	-	_	(11,300,855)
At December 31	-	40,622,019	129,635,730	19,174,055	23,199,897	3,209,088	19,121,133	234,961,922
Net Book Value	₽9,606,847	₽88,059	₽42,931,820	₽2,591,943	₽217,517	₽4,368,956	₽4,278,057	₽64,083,199



The depreciation from property and equipment in 2019 and 2018 are recognized as:

	2019	2018
Real estate inventories (Note 6)	₽5,454,279	₽6,403,558
General, administrative and selling expenses		
(Note 18)	3,834,527	5,955,668
	₽9,288,806	₽12,359,226

The Parent Company sold property and equipment which resulted to a gain of $\clubsuit2.4$ million and $\clubsuit2.6$ million in 2019 and 2018, respectively, presented as "Gain on sale of property and equipment" in the statements of comprehensive income. Proceeds from the sale amounted to $\clubsuit3.9$ million and $\clubsuit2.9$ million in 2019 and 2018, respectively.

As at December 31, 2019 and 2018, the cost of fully depreciated assets still in use by the Parent Company amounted to P697.2 million and P593.6 million, respectively.

13. Accounts and Other Payables

	2019	2018
Trade payables	₽309,762,279	₽299,499,904
Accrued expenses	107,084,867	69,824,942
Retention payable	32,139,990	23,437,605
Payable to related party (Note 15)	29,461,464	5,308,758
Accrued interest payable	4,150,592	9,964,349
Statutory payables	4,131,045	5,130,892
	₽486,730,237	₽413,166,450

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

Accrued expenses pertain to accrued contractual services, professional fees, rent expenses and taxes and licenses incurred by the Parent Company.

Retention payable are noninterest-bearing and pertains to the amount withheld by the Parent Company 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.

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.

14. Contract Assets and Liabilities

Contract assets represent the right to consideration that was already delivered by the Parent Company in excess of the amount recognized as installment contracts receivable. 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 percentage of completion, less reclassification to ICR.



Contract assets are collectible in equal monthly installments over a period of 5 to 15 years, and bear interest ranging from 10% to 18% in 2019 and 2018. The transfer certificates of title remain in the possession of the Parent Company until full payment has been made by the customers.

The Parent Company 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 statements of financial position.

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 Parent Company's contract assets and contract liabilities as at December 31, 2019 and 2018 are as follows:

	2019	2018
Current portion of contract assets	₽128,936,111	₽233,125,761
Noncurrent portion of contract assets	6,294,565	77,708,587
Contract assets	₽135,230,676	₽310,834,348
Contract liabilities	₽139,504,435	₽65,873,402

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

• Loan received by the Parent Company from shareholder (see Note 16).

As of December 31, 2018, the Parent Company has outstanding loan from shareholder, which is classified under "Short-term debt" in the current liabilities amounting to ₱369.0 million, being on demand and noninterest-bearing.

On January 13, 2019, the Parent Company signed into an agreement with the shareholder for the remaining balance of its 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%.



- Noninterest-bearing deposits for future stock subscription to the Parent Company's subsidiaries (PTCHC, ABERDI, HLPC, SHDI and BCL). These deposits will either be converted to equity or returned to the Parent Company in consideration for a possibility of an incoming new investor.
- Noninterest-bearing cash advances to and from BCL, ABBWCI, SHDI and ABERDI.
- Noninterest-bearing cash advances to PEI, an associate.
- Noninterest-bearing cash advances to NC and BAC, affiliates of the Parent Company.

		2019		
		Receivable		
Category	Amount	(Payable)	Terms	Conditions
Subsidiaries and shareholders				
Deposits for future stock subscription*:				
РТСНС	(₽79,856,640)	₽746,896,698	Convertible to	Unsecured;
ABERDI	73,228,557	715,209,675	investment; non-	no impairment
HLPC		25,984,254	interest bearing	no impuniment
BCL	249,724	249,724	interest bearing	
Advances to**:				
BCL	₽-	₽25,341,704	On demand; non-	Unsecured;
ABBWCI	13,750	15,162,690	interest bearing	no impairment
SHDI	27,500	1,025,971	interest bearing	no impun mene
Advances from (see Note 13):				
ABERDI	(₽24,152,706)	(₽29.461.464)	On demand; non-	Unsecured;
		())))	interest bearing	no collateral
Short-term debt (see Note 16):				
From shareholder				
Reclassification to				
long-term debt	₽368,973,519	₽-	On demand; non-	Unsecured;
			interest bearing	no collateral
Long-term debt (see Note 16):				
From shareholder				
Reclassification	(₽368,973,519)	₽-	12-year, 6.00%	Unsecured;
Principal payments	51,328,505	-	interest bearing	no collateral
Current	_	(6,018,818)		
Noncurrent	-	(311,626,195)		
Associate				
Advances to**:				
PEI	₽–	₽80,543,761	On demand; non- interest bearing	Unsecured; no impairment
Affiliates			8	1
Advances to **:				
EWRTC	₽_	₽970,261	On demand; non-	Unsecured;
NC	27,500	727,575	interest bearing	no impairment
BAC	27,500	27,500	8	1
	,*)===		

* Presented as "Deposit for future stock subscription" in the statements of financial position.

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



		2018		
		Receivable		
Category	Amount	(Payable)	Terms	Conditions
Subsidiaries and shareholders				
Deposits for future stock				
subscription*:				
PTCHC	₽146,501	₽826,753,338	Convertible to	Unsecured;
ABERDI	93,165,687	641,981,118	investment; non-	no impairment
HLPC	2,285,181	25,984,254	interest bearing	
SHDI (see Note 6)	-	9,600,000		
Advances to**:				
BCL	₽-	₽25,341,704	On demand; non-	Unsecured;
ABBWCI	992,363	15,148,940	interest bearing	no impairment
SHDI	-	998,471		
Advances from (see Note 13):				
ABERDI	₽423,700	(₽5,308,758)	On demand; non-	Unsecured;
			interest bearing	no collateral
Short-term debt (see Note 16):				
From shareholder	(₽341,628,244)	(₽368,973,519)	On demand; non-	Unsecured;
			interest bearing	no collateral
Associate				
Advances to **:				
PEI	₽-	₽80,543,761	On demand; non-	Unsecured;
			interest bearing	no impairment
Affiliates				
Advances to**:				
EWRTC	₽_	₽970.261	On demand; non-	Unsecured:
NC		700,075	interest bearing	no impairment
		100,015	interest bouring	ne inpunitent

* Presented as "Deposit for future stock subscription" in the statements of financial position.
 ** Presented as "Receivables from related parties" in the 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 Parent Company 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 statements of comprehensive income follows:

	2019	2018
Short-term employee benefits	₽45,104,369	₽34,790,047
Other employee benefits	4,563,937	398,767
	₽49,668,306	₽35,188,814

Key management personnel of the Parent Company include all directors and senior management.



16. Loans Payable

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

The Parent Company entered into loan agreements with the following banks, Union Bank of the Philippines (UBP), Philippine Bank of Communication (PBCOM), May Bank Philippines (MBI), BPI Family Savings Bank (BPIF), Development Bank of the Philippines (DBP), China Bank Corporation (CBC), United Coconut Planters Bank (UCPB), Asia United Bank (AUB), Bank of Philippines Island (BPIC), and from its shareholders.

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 at rates ranging from 4.5% to 9.00% in 2019 and 4.50% to 8.50% in 2018, 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.

	2019	2018
UBP	₽ 100,000,000	₽100,000,000
CBC	100,000,000	100,000,000
UCPB	95,104,000	50,395,200
DBP	74,996,000	59,680,000
Shareholder (Note 15)	_	368,973,519
	₽370,100,000	₽679,048,719

Interest expense arising from these loans amounts to $\neq 21.1$ million and $\neq 36.7$ million in 2019 and 2018, respectively.

Long-term debt

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

	2019	2018
UBP	₽211,388,889	₽164,387,181
PBCOM	67,494,993	62,672,218
MBI	66,666,667	_
BPIF	54,048,121	79,534,554
DBP	12,573,984	24,210,860
CBC	11,294,192	8,604,624
UCPB	10,583,108	73,223,808
AUB	-	66,219,492
BPIC	-	12,000,000
Shareholder (Note 15)	317,645,013	-
	751,694,967	490,852,737
Less current portion	167,402,746	288,725,831
	₽584,292,221	₽202,126,906



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 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.

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 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.

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 CBC

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

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 2019 and 2018, 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.

Loans from AUB

These loans are payable in monthly installments for 5 years secured by real estate mortgage which are subject to variable interest rates ranging from 5.95% to 7.55% and 5.50% to 6.55% in 2019 and 2018, respectively, based on prevailing market interest rate for the same or similar type of loans as determined by the bank.

Loan from BPIC

This loan is payable in monthly installments for 3 years secured by real estate mortgage which is subject to variable interest rates based on prevailing market interest rate for the same or similar type of loans as determined by the bank. In 2019, interest rates used were 5.23% to 7.75% and 5.23% was used with no changes during 2018.



Loan from shareholder

This loan is payable in monthly installments for 12 years, unsecured, and subject to a fixed annual interest rate of 6% (see Note 15).

Interest expense arising from these loans recognized in statements of comprehensive income amounts to $\mathbb{P}32.5$ million and $\mathbb{P}41.1$ million in 2019 and 2018, respectively. In 2019, borrowing costs amounting to $\mathbb{P}35.7$ million are capitalized as part of real estate inventories (see Note 6). The capitalization rate used to determine the borrowing costs eligible for capitalization is 3.92%. In 2018, the Parent Company had no borrowings attributable to its on-going constructions.

The repayment schedule of the long-term debt follows:

Year	2019
2020	₽167,402,746
2021	172,139,217
2022 - 2030	412,153,004
	₽751,694,967

Security and Debt Covenants

Real estate inventories with carrying amounts of $\mathbb{P}322.8$ million and $\mathbb{P}380.7$ million as of December 31, 2019 and 2018, respectively, are collateralized for its loans payable (see Note 6). In 2018, investment properties with a carrying amount of $\mathbb{P}35.7$ million were collateralized in favor of the bank to secure the Parent Company's long-term debt (see Note 11).

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

17. Equity

Common stock

As of December 31, 2019 and 2018, the Parent Company has 3,300 million shares of authorized common stock with par value of $\mathbb{P}1.00$ each. As of December 31, 2019 and 2018, 2,477.7 million of these shares with a total par value of $\mathbb{P}2,477.7$ million were issued and outstanding.

Additional paid-in capital

Additional paid-in-capital amounted to P638.0 million as of December 31, 2019 and 2018, respectively.

Capital management

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

The Parent Company 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 Parent Company considers debt as a stable source of funding. The Parent Company 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 Parent Company 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 Parent Company is not subject to externally imposed capital requirements. No changes were made in the objectives, policies or processes for managing capital during the years ended December 31, 2019 and 2018.

The share price closed at ₱0.71 on December 27, 2019 and ₱0.78 on December 29, 2018.

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

	2019	2018
Short-term debt	₽370,100,000	₽679,048,719
Long-term debt	751,694,967	490,852,737
Capital stock	2,477,668,925	2,477,668,925
Additional paid in capital	637,968,859	637,968,859
Retained earnings	992,643,412	718,687,757
	₽5,230,076,163	₽5,004,226,997

18. General, Administrative and Selling Expenses

	2019	2018
Personnel cost	₽69,651,302	₽75,457,258
Marketing	51,195,496	55,819,094
Taxes and licenses	19,882,178	25,758,874
Outside services	10,984,375	20,960,665
Rent	8,932,661	10,097,678
Professional fees	5,845,436	21,502,063
Transportation and travel	5,691,051	8,796,572
Utilities and supplies	5,429,895	6,392,140
Retirement benefit expense (Note 19)	4,505,610	11,911,558
Depreciation (Notes 11 and 12)	3,834,527	5,955,668
Repairs and maintenance	2,006,809	1,990,948
Directors fee	940,647	1,467,147
Board meetings	851,021	1,354,227
Miscellaneous	11,028,314	20,043,639
	₽200,779,322	₽267,507,531

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

"Miscellaneous" consists mainly of fines and penalties, representation expenses, subscription and dues, listing fee, insurance expense and others.



19. Retirement Benefit Obligation

The Parent Company has a funded non-contributory retirement plan covering all regular and full-time employees effective July 1, 2002 (anniversary date was amended to take effect every January 1, retroactive 2003). Benefits are dependent on the years of service and the respective employee's compensation.

The defined benefit obligation is determined using the Projected Unit Credit method. There was no plan of termination, curtailment or settlement for the years ended December 31, 2019 and 2018.

Responsibilities of Trustee

The Parent Company's plan assets are maintained by a trustee bank. The Retirement Plan Trustee, as appointed by the Parent Company in the Trust Agreement executed between the Parent Company and the duly appointed Retirement Plan Trustee, is responsible for the general administration of the Retirement Plan and the management of the Retirement Fund.

The Retirement Plan Trustee may seek the advice of counsel and appoint an investment manager or managers to manage the Retirement Fund, an independent accountant to audit the Fund, and an actuary to value the Retirement Fund.

The following tables summarize the components of retirement benefit costs recognized in the statements of comprehensive and the amounts recognized in the statement of financial position.

The components of retirement benefit expense recognized as retirement benefits under "General, administrative and selling expenses" in the statements of comprehensive income are as follows (see Note 18):

	2019	2018
Current service cost	₽2,199,884	₽9,812,912
Interest expense on defined benefit obligation	2,861,166	2,764,160
Interest income on plan assets	(555,440)	(665,514)
Total retirement benefit expense - net	₽4,505,610	₽11,911,558

The components of remeasurement loss on defined benefit plan recognized in OCI are as follows:

	2019	2018
Actuarial loss (gain) on defined benefit obligation	₽9,933,835	(₽3,401,706)
Remeasurement loss (gain) on plan assets	4,367,416	(1,948,918)
Income tax effect	(4,290,375)	635,491
Remeasurement loss (gain) at end of year	₽10,010,876	(₽4,715,133)

The breakdown of the retirement benefit obligation recognized in the statements of financial position follow:

	2019	2018
Present value of defined benefit obligation	₽51,120,493	₽37,157,998
Fair value of plan assets	(3,401,526)	(7,213,502)
Retirement benefit obligation	₽47,718,967	₽29,944,496



Remeasurement loss on defined benefit obligation recognized in the statements of financial position are as follows:

	2019	2018
At January 1	₽8,393,615	₽13,108,748
Actuarial loss (gain) on defined benefit obligation	9,933,835	(3,401,706)
Actuarial loss (gain) on fair value of plan assets	4,367,416	(1,948,918)
Income tax effect	(4,290,375)	635,491
At December 31	₽18,404,491	₽8,393,615

Changes in the present value of the defined benefit obligation follow:

	2019	2018
Balance at beginning of year	₽ 37,157,998	₽28,130,472
Current service cost	2,199,884	9,812,912
Interest cost	2,861,166	2,764,160
Benefits paid	(1,032,390)	(147,840)
Actuarial loss (gain)	9,933,835	(3,401,706)
Balance at end of year	₽51,120,493	₽37,157,998

Changes in the fair value of plan assets follow:

	2019	2018
Balance at beginning of year	₽7,213,502	₽4,746,910
Interest income	555,440	665,514
Actuarial gain (loss)	(4,367,416)	1,948,918
Benefits paid	_	(147,840)
Balance at end of year	₽3,401,526	₽7,213,502

The fair value of plan assets by each class as of December 31 are as follows:

	2019	2018
Equity instruments	₽3,074,980	₽6,521,006
Cash and cash equivalents	476,894	1,011,333
Debt instruments	47,621	100,989
Others	(197,969)	(419,826)
Balance at end of year	₽3,401,526	₽7,213,502

For determination of the retirement benefit obligation, the following actuarial assumptions were used:

	2019	2018
Discount rates used	5.54%	7.70%
Expected rate of salary increases	4.00%	5.00%

Assumptions regarding future mortality and disability are based on the 2001 CSO table-Generational and The Disability Study, Period 2, Benefit 5, respectively.



The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumptions on the defined benefit obligation as of the end of the reporting period, assuming if all other assumptions were held constant.

	December 31, 2019			
		Effect		
100 bps increase in discount rate	2.3% decrease	(₽1,193,192)		
100 bps decrease in discount rate	2.6% increase	1,305,255		
100 bps increase in salary rate	2.6% increase	1,312,276		
100 bps decrease in salary rate	2.4% decrease	(1,221,312)		
Increase in DBO, no attrition rates	2.1% increase	1,065,391		
	December 31, 2018	}		
	December 31, 2018	Effect		
100 bps increase in discount rate	December 31, 2018 3.7% decrease			
100 bps increase in discount rate 100 bps decrease in discount rate	,	Effect		
	3.7% decrease	Effect (₱1,274,668)		
100 bps decrease in discount rate	3.7% decrease 4.1% increase	Effect (₱1,274,668) 1,396,313		

The average duration of the defined benefit obligation at the end of the reporting date is 2.4 years. Shown below is the maturity analysis of the undiscounted benefit payments as at December 31, 2019.

Year ending:	
2020	₽30,277,398
2021	4,854,535
2022	4,124,475
2023	5,457,960
2024	3,118,836
2025 - 2029	18,166,539

20. Income Taxes

Provision for income tax pertains to regular corporate income tax (RCIT) amounting to \neq 35.7 million and \neq 23.9 million in 2019 and 2018, respectively.

The reconciliation of statutory income to provision for income tax follows:

	2019	2018
Income tax computed at statutory rate	₽118,199,308	₽50,459,219
Additions to (reduction in) income tax resulting		
from:		
Tax-exempt dividend income	(21,661,830)	(3,901,626)
Nondeductible (non-taxable) unrealized loss (gain)		
on EIFVPL	13,054,169	(5,001,770)
Nondeductible (non-taxable) loss (gain) on sale of		
EIFVPL	9,628,444	(3,029,773)
Nondeductible expense	863,238	2,793,061
Interest income already subjected to final tax	(41,292)	(20,106)
	₽120,042,037	₽41,299,005



	2019	2018
Recognized in profit or loss:		
Deferred income tax assets on		
Retirement benefit obligation	₽6,428,485	₽5,386,520
Unamortized past service costs	213,518	634,673
Allowance for expected credit losses	126,439	126,439
Unrealized foreign exchange loss	3,281	
	6,771,723	6,147,632
Deferred income tax liabilities on		
Excess of real estate sales based on POC over		
real estate sales based on tax rules	(158,601,755)	(74,664,970
Prepaid commission	(4,906,577)	(3,665,278
Unrealized foreign exchange gain	_	(179,518
	(163,508,332)	(78,509,766
	(156,736,609)	(72,362,134)
Recognized directly in equity:		
Deferred tax liability on remeasurement loss on		
retirement benefit plan	₽7,887,205	₽3,596,829
•	(₽148,849,404)	(₽68,765,305

The components of the Parent Company's deferred tax assets and deferred tax liabilities are as follows:

21. Lease Agreements

Parent Company as a Lessor

The Parent Company leased its various properties under operating lease with various lessees. 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.

Rental income from non-related parties under these operating leases amounted to P0.9 million in 2018 (see Note 11).

Parent Company as a Lessee

In 2019 and 2018, the Parent Company has lease agreements 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 Parent Company applies the 'short-term lease' recognition exemption for these leases.

22. Financial Risk Management Objectives and Policies

The Parent Company 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, receivables from related parties, EIFVPL, EIFVOCI, and refundable deposits included under "Other assets". This also includes financial liabilities comprising accounts and other payables and short and long-term debt. 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 Parent Company'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 Parent Company's results and financial position. The Parent Company 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 Parent Company's overall risk management strategies and for approval of risk strategies and policies under the direction of the Parent Company's BOD.

The Parent Company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Parent Company's financial performance.

There were no changes in the Parent Company's financial risk management objectives and policies in 2019 and 2018.

The main risks arising from the use of financial instruments are credit risk, liquidity risk and interest rate risk. The Parent Company'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 Parent Company trades only with recognized, creditworthy third parties. The Parent Company's receivables are monitored on an ongoing basis to manage exposure to bad debts and to ensure timely execution of necessary intervention efforts. The Parent Company'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 Parent Company'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 Parent Company 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 real estate 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 Parent Company 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 Parent Company, 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 Parent Company, which comprise cash, receivables from related parties and refundable deposits, the Parent Company's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments. The Parent Company transacts only with institutions or banks which have demonstrated financial soundness for the past 5 years.

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

	2019	2018
Financial assets:		
Cash in banks ¹	₽71,987,574	₽37,060,878
Receivables ²	752,458,466	126,538,740
Receivables from related parties	123,799,462	123,703,212
Refundable deposits	36,618,477	28,264,588
	₽984,863,979	₽315,567,418

¹Excluding cash on hand amounting to P889,008 and P629,738 in 2019 and 2018, respectively.

²Excluding advances to officers and employees amounting to P1,306,933 and P2,880,114 in 2019 and 2018, respectively.

The aging analysis of debt financial assets as of December 31, 2019 and 2018 are as follows:

	2019						
		N 10 D		Past Due Bu	it not Impair	ed	_
	Total	Neither Past Due nor Impaired	Less than 30 Days	30-60 Days	61-90 Days	More than 90 Days	Impaired
Financial assets:							
Cash in banks ¹	₽71,987,574	₽71,987,574	₽-	₽-	₽-	₽-	₽-
Receivables ²	752,879,929	400,620,439	4,681,944	1,997,786	1,135,236	344,023,061	421,463
Receivables from related							
parties	123,799,462	_	_	_	_	123,799,462	_
Refundable deposits	36,618,477	36,067,010	_	_	-	551,467	_
	₽985,285,442	₽508,675,023	₽4,681,944	₽1,997,786	₽1,135,236	₽468,373,990	₽421,463

¹*Excluding cash on hand amounting to* P889,008.

²Excluding advances to officers and employees amounting to P1,306,933.

	2018						
		N. d. D. d		Past Due B	ut not Impaire	d	-
	Total	Neither Past Due nor Impaired	Less than 30 Days	30-60 Days	61-90 Days	More than 90 Days	Impaired
Financial assets:			-				
Cash in banks ¹	₽37,060,878	₽37,060,878	₽-	₽-	₽-	₽-	₽-
Receivables ²	126,960,203	74,571,325	11,601,701	4,950,446	2,813,076	32,602,192	421,463
Receivables from related							
parties	123,703,212	-	_	_	_	123,703,212	_
Refundable deposits	28,264,588	28,264,588	_	_	_	_	_
	₽315,988,881	₽139,896,791	₽11,601,701	₽4,950,446	₽2,813,076	₽156,305,404	₽421,463

¹*Excluding cash on hand amounting to* P629,738.

²Excluding advances to officers and employees amounting to P2,880,114.

Credit quality per class of Parent Company's financial assets are as follows:

	2019						
	Neither	Past Due nor Imp	aired	Past Due but	Overdue and		
	High	Medium	Low	Not Impaired	Impaired	Total	
Financial assets:							
Cash in banks ¹	₽71,987,574	₽-	₽-	₽-	₽-	₽71,987,574	
Receivables ²	246,817,877	153,802,562	-	351,838,027	421,463	752,879,929	
Receivables from related							
parties	-	-	-	123,799,462	-	123,799,462	
Refundable deposits	_	36,067,010	-	551,467	-	36,618,477	
	₽318,805,451	₽189,869,572	₽-	₽476,188,956	₽421,463	₽985,285,442	

¹Excluding cash on hand amounting to ₱889,008.

²Excluding advances to officers and employees amounting to P1,306,933.

	2018						
	Neither	Past Due nor Impai	red	Past Due but	Overdue and		
	High	Medium	Low	Not Impaired	Impaired	Total	
Financial assets:							
Cash in banks ¹	₽37,060,878	₽-	₽-	₽-	₽-	₽37,060,878	
Receivables	50,121,625	24,449,700	-	51,967,415	421,463	126,960,203	
Receivables from related	-	_					
parties			-	123,703,212	_	123,703,212	
Refundable deposits	-	28,264,588	-	_	_	28,264,588	
	₽87,182,503	₽52,714,288	₽-	₽175,670,627	₽421,463	₽315,988,881	

¹*Excluding cash on hand amounting to* P629,738.

²*Excluding advances to officers and employees amounting to* P2,880,114.

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

- High quality financial assets include cash in banks which are entered into with highly reputable counterparties and 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 Parent Company's receivables with up to 3 defaults in payment, receivables from related parties and refundable deposits are classified under this 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 Parent Company'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 Parent Company monitors its cash flow position and overall liquidity position in assessing its exposure to liquidity risk. The Parent Company 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 Parent Company 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 Parent Company'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.



The tables below summarize the Parent Company's financial assets that can be used to manage its liquidity risk and the maturity profile of its financial liabilities as of December 31, 2019 and 2018 based on contractual undiscounted payments:

		2019		
	On	One Year	More than	
	Demand	and Below	One Year	Total
Financial Assets				
Cash	₽72,876,582	P -	₽-	₽72,876,582
Receivables ¹	249,203,906	357,027,400	146,227,160	752,458,466
Receivables from related parties	123,799,462	-	-	123,799,462
EIFVPL	-	63,484,441	-	63,484,441
EIFVOCI	-	-	167,561,453	167,561,453
Refundable deposits	551,467	-	36,067,010	36,618,477
	₽446,431,417	₽420,511,841	₽349,855,623	₽1,216,798,881
Financial Liabilities				
Accounts and other payables ²	₽165,313,569	₽317,285,623	₽-	₽482,599,192
Short-term debt				
Principal	-	370,100,000	_	370,100,000
Interest	-	11,835,904	_	11,835,904
Long-term debt				, ,
Principal	-	167,402,746	584,292,221	751,694,967
Interest	-	44,096,575	34,770,088	78,866,663
	₽165,313,569	₽910,720,848	₽619,062,309	₽1,695,096,726
Net Inflow (Outflow)	₽281,117,848	(₽490,209,007)	(₽269,206,686)	(₽478,297,845

¹ Excluding advances to officers and employees amounting to P1,306,933.

² Excluding statutory payables of P4,131,045.

		2018		
	On	One Year	More than	
	Demand	and Below	One Year	Total
Financial Assets				
Cash	₽37,690,616	₽-	₽-	₽37,690,616
Receivables ¹	32,687,071	14,311,964	79,539,705	126,538,740
Receivables from related parties	123,703,212	_	_	123,703,212
EIFVPL	-	233,170,738	_	233,170,738
EIFVOCI	-	-	168,647,685	168,647,685
Refundable deposits	_	551,467	36,067,010	36,618,477
	₽194,080,899	₽248,034,169	₽284,254,400	₽726,369,468
Financial Liabilities				
Accounts and other payables ²	₽69,662,899	₽338,372,659	₽-	₽408,035,558
Short-term debt				
Principal	-	679,048,719	_	679,048,719
Interest	-	21,716,173	_	21,716,173
Long-term debt				
Principal	-	288,725,831	202,126,906	490,852,737
Interest	_	28,792,579	22,702,909	51,495,488
	₽69,662,899	₽1,356,655,961	₽224,829,815	₽1,651,148,675
Net Inflow (Outflow)	₽124,418,000	(₽1,108,621,792)	₽59,424,585	(₽924,779,207)

¹ Excluding advances to officers and employees amounting to P2,880,114.

² Excluding statutory payables of P5,130,892.

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 Parent Company's financial instruments will fluctuate because of changes in market interest rates. The Parent Company'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 Parent Company'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 Parent Company's income before tax and equity, through the impact on floating rate borrowings:

2019		2018	
Increase (decrease)	Effect on profit	Increase (decrease) in	Effect on profit
in basis points	before tax	basis points	before tax
300	(₽3,123,787)	300	(₽3,126,287)
200	(2,082,524)	200	(2,085,024)
100	(1,041,262)	100	(1,043,762)
(100)	1,041,262	(100)	1,043,762
(200)	2,082,524	(200)	2,085,024
(300)	3,123,787	(300)	3,126,287

The sensitivity analyses shown above are based on the assumption that the interest movements will be more likely be limited to 100 to 300 basis points upward or downward fluctuation in both 2019 and 2018. There is no other impact on the Parent Company's total comprehensive income other than those already affecting the net income.

Equity Price Risk. The Parent Company'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 Parent Company 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 Parent Company's equity as of December 31, 2019 (and as of December 31, 2018).

	Effect on net	income	Effect on	equity
Change in index	2019	2018	2019	2018
+5%	₽3,174,222	₽11,658,537	₽7,739,022	₽7,793,333
-5%	(₽3,174,222)	(₱11,658,537)	(₽7,739,022)	(₽7,793,333)



The following table presents a comparison by category of carrying values and estimated fair values of the Parent Company's financial instruments as at December 31:

	2019		2018	
	Carrying		Carrying	
	Values	Fair Values	Values	Fair Values
Financial Assets				
Cash	₽72,876,582	₽72,876,582	₽37,690,616	₽37,690,616
Receivables ¹	752,458,466	754,621,924	126,538,740	126,794,041
Receivables from related parties	123,799,462	123,799,462	123,703,212	123,703,212
EIFVPL	63,484,441	63,484,441	233,170,738	233,170,738
EIFVOCI	109,761,453	109,761,453	110,847,685	110,847,685
Refundable deposits	36,618,477	36,618,477	28,264,588	28,264,588
	₽1,158,998,881	₽1,161,162,339	₽660,215,579	₽660,470,880
Financial Liabilities				
Accounts and other payables ²	₽482,599,192	₽482,599,192	₽408,035,558	₽408,035,558
Short-term debt	370,100,000	370,100,000	679,048,719	679,048,719
Long-term debt	751,694,967	903,019,072	490,852,737	475,379,922
	₽1,604,394,159	₽1,755,718,264	₽1,577,937,014	₽1,562,464,199

¹ Excluding advances to officers and employees amounting to P1,306,933 and P2,880,114 in 2019 and 2018, respectively. ² Excluding statutory payables of P4,131,045 and P5,130,892 in 2019 and 2018, respectively.

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 termdebt.* The fair values approximate their carrying amounts as of reporting dates due to the shortterm 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).
- *Receivables from related parties.* Carrying amounts of receivables from related parties which are collectible on demand approximate their fair values. Receivables from related parties are unsecured and have no foreseeable terms of repayments.
- *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 Parent Company classifies the fair value of its long-term debt under Level 3.



Fair Value Hierarchy

The Parent Company 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 December 31, 2019 and 2018, 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. Revenue from Contracts with Customers

Revenue Disaggregation

The Parent Company derives revenue from the transfer of services and goods over time and at a point in time, respectively, in different product types. The Parent Company's disaggregation of each sources of revenue from contracts with customers are presented below:

	2019	2018
Type of product:		
Real estate sales		
House and lot units	₽ 480,756,219	₽382,108,546
Lot-only units	461,979,547	357,952,543
Water service	21,349,825	20,441,816
	₽ 964,085,591	₽760,502,905

The real estate sales are revenue from contracts with customers that are recognized over time while revenue from water service are recognized at a point in time.

Contract Balances

	2019	2018
ICR (Note 5)	₽598,655,904	₽82,723,817
Contract assets (Note 14)	135,230,676	310,834,348
Costs to obtain contracts (Note 8)	16,355,255	12,217,593
Contract liabilities (Note 14)	139,504,435	65,873,402

ICR are from real estate sales which are collectible in equal monthly installments with over a period of 2 to 15 years, and bear interest ranging from 10% to 18% in 2019 and 2018. The transfer certificates of title remain in the possession of the Parent Company until full payment has been made by the customers

Contract assets represent the right to consideration that was already delivered by the Parent Company 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 percentage of completion, less reclassification to ICR.



Costs to obtain contracts

Costs to obtain contracts are derecognized if sales are subsequently cancelled. The balances below pertain to the costs to obtain contracts:

	2019	2018
Balance at January 1	₽12,217,593	₽11,394,554
Additions	32,697,831	36,666,711
Amortization	(28,560,169)	(35,843,672)
Balance at end of the year	₽16,355,255	₽12,217,593

The amortization of prepaid commissions which are expensed as the related revenue is recognized totaling P28.6 million and P35.8 million in 2019 and 2018, respectively, are recognized as marketing expenses presented under "General, administrative and selling expenses" account in the statements of comprehensive income (see Note 18).

Contract liabilities consist of collections from real estate customers which have not reached the equity threshold to qualify for revenue recognition and excess of collections over the goods and services transferred by the Parent Company based on percentage of completion. The movement in contract liability is mainly due to sales reservations and advance payments of buyers less real estate sales recognized upon reaching the buyer's equity and from increase in percentage of completion.

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 payment of 10% to 25% 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 in-house financing which ranges from two (2) to fifteen (15) years with fixed monthly payment. 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 Parent Company's real estate projects. The Parent Company'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 Parent Company'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.

24. Notes to Statement of Cash Flows

2019					
	Beginning Balance	Availments	Payments	Others	Ending Balance
Short-term debt	₽679,048,719	₽245,805,000	(₽185,780,200)	(₽368,973,519)	₽370,100,000
Current portion of					
long-term debt	288,725,831	_	(373,807,989)	252,484,904	167,402,746
Noncurrent portion	1				
of long-term					
debt	202,126,906	265,676,700	-	116,488,615	584,292,221
Interest (Note 13)	9,964,349	_	(59,403,848)	53,590,091	4,150,592
	₽1,179,865,805	₽511,481,700	(₽618,992,037)	₽53,590,091	₽1,125,945,559
			· · ·		
2018					
2010	Beginning Balance	Availments	Payments	Others	Ending Balance
Short-term debt	₽557,345,275	₽548,653,519	(₽426,950,075)	₽-	₽679,048,719
Current portion of					
long-term debt	358,541,006	-	(366,666,596)	296,851,421	288,725,831
Noncurrent portion	1				
of long-term					
debt	390,163,029	108,815,298	_	(296,851,421)	202,126,906
Interest (Note 13)	7,073,137	_	(74,904,712)	77,795,924	9,964,349
	₽1,313,122,447	₽657,468,817	(₽868,521,383)	₽77,795,924	₽1,179,865,805

Changes in liabilities arising from financing activities

Others include reclassification of loan from shareholder from short-term debt to long-term debt in 2019 (see Notes 15 and 16), interest expense and capitalized borrowing costs.

25. Subsequent Event - COVID-19 Outbreak

In a move to contain the COVID-19 outbreak, on March 13, 2020, the Office of the President of the Philippines issued a Memorandum directive to impose stringent social distancing measures in the National Capital Region effective March 15, 2020. On March 16, 2020, Presidential Proclamation No. 929 was issued, declaring a State of Calamity throughout the Philippines for a period of six (6) months and imposed an enhanced community quarantine throughout the island of Luzon until April 12, 2020, which was subsequently extended to May 15, 2020. On April 23, 2020, the President further extended the enhanced community quarantine in Metro Manila, Central Luzon, Calabarzon, and several provinces and islands in Luzon until May 15, 2020. On May 28, 2020, the President approved the transition to general community quarantine starting June 1, 2020 in Metro Manila, Region 2, Region 3, Region 4-A, Albay, Pangasinan and Davao City until further notice. Meanwhile, the rest of the country were placed under modified general community quarantine.

It also enjoined all government agencies and local government units (LGUs) to render full assistance and cooperation to mobilize the necessary resources, undertake critical, urgent, and appropriate responses and measures in a timely manner. Since the issuance of the proclamation, various LGUs throughout the country have issued their own quarantine and travel restrictions.



On March 16, 2020, the local government of Cagayan de Oro City issued an Executive Order to impose stringent social distancing measures in the city effective immediately. On March 19, 2020, Executive Order No. 049-2020 was issued, imposing a community quarantine throughout the city until further notice.

These measures have significantly impacted the Parent Company's business due to travel restrictions/ban and temporary suspension of business operations and/or measures imposed by the authorities or companies. The impact of COVID-19 on the Parent Company's business and operations continue to evolve.

The Parent Company considers the events surrounding the pandemic as non-adjusting subsequent events, accordingly, no adjustments have been made to the financial statements as of and for the year ended December 31, 2019 for the impact of COVID-19. However, the pandemic could have a material impact on its 2020 financial results and even periods thereafter. Considering the evolving nature of this pandemic, the Parent Company cannot determine at this time the impact to its financial position, performance and cash flows. The Parent Company will continue to monitor the situation.

26. Supplementary Tax Information Required under RR 15-2010

RR No. 15-2010 are promulgated to amend certain provisions of RR No. 21-2002 prescribing the manner of compliance with any documentary and/or procedural requirements in connection with the preparation and submission of financial statements accompanying tax returns. In addition to the disclosures mandated under PFRS, RR No. 15-2010 requires disclosures regarding information on taxes, duties and license fees paid or accrued during the taxable year. The Parent Company also reported and/or paid the following types of taxes for 2019:

Value Added Tax (VAT)

Details of the Parent Company's net sales/receipts, output VAT and input VAT accounts are as follows:

a. Net sales/receipts and output VAT declared in the Parent Company's VAT returns filed for 2019

	Net Sales	Output VAT
Vatable sales/receipt at 12%	₽481,213,367	₽57,745,604
Sale to government	607,950	72,954
Exempt sales	113,973,344	-



		Deferred Input
	Input VAT	VAT
Balance at January 1	₽-	₽1,298,597
Current year's domestic purchases/payments or		
importations for:		
Goods for resale/manufacture or further processing	25,651,410	-
Goods other than for resale or manufacture	47,474	-
Capital goods subject to amortization	323,841	(323,841)
Services lodged under cost of goods sold	28,582,287	-
Total	54,605,012	974,756
Less: applied against output VAT	(46,055,908)	-
Input VAT allocable to exempt sales	(5,981,284)	-
Input tax charged to expense	(3,448)	_
Creditable VAT	5,825	-
VAT payments during the year	1,980,421	-
VAT withheld on sales to government	13,818	-
Balance at December 31	₽4,564,436	₽974,756

b. The rollforward of Input VAT for 2019 follows:

The Parent Company's sales of services are based on actual collections received, hence, may not be the same as amounts accrued in the statement of comprehensive income.

Taxes and Licenses

Taxes and licenses, local and national, include real estate taxes, licenses and permit fees included in operating expenses for 2019:

Business permit	₽12,523,323
Documentary stamp tax	4,530,569
Real property tax	2,180,623
Registration and license fee	71,113
Others	576,550
December 31, 2019	₽19,882,178

<u>Withholding Taxes</u> Details of withholding taxes for the year are as follows:

Withholding tax on compensation and benefits	₽2,123,462
Expanded withholding taxes	1,076,372
Final tax	34,410
December 31, 2019	₽3,234,244

COVER SHEET

for

AUDITED FINANCIAL STATEMENTS

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NOTE 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

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





June 11, 2020

The Securities and Exchange Commission Secretariat Building, PICC Complex, Roxas Boulevard, Pasay City

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR CONSOLIDATED FINANCIAL STATEMENTS

The management of **A Brown Company, Inc. and its Subsidiaries** (the "Group) is responsible for the preparation and fair presentation of the consolidated financial statements including the schedules attached therein, for the years ended December 31, 2019, 2018 and 2017, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

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

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

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

WALTER W. BROWN Chairman

ROBERTINO E. PIZARRO President and Chief Executive Officer

MARIE ANTONETTE U. QUINITO Chief Finance Officer

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SUBSCRIBED AND SWORN to before me this their respective passports, as follows:

IN 2	3	LUL
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Names	Passport No.	Date of Issue	Place of Issue
Walter W. Brown	EC7723602	May 16, 2016	DFA – NCR East
Robertino E. Pizarro	P4275745A	September 6, 2017	DFA – Cagayan de Oro
Marie Antonette U. Quinito	P0153658A	September 3, 2016	DFA – Cagayan de Oro

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YSABEL KATHRY M.M. SANTOS Notary Public for Pasig City, San Juan, Taguig & Pateros Appointment No. 231 (2(19-2020) Commission Expires on December 31 2020 2704 East Tower PSE Centre, Exchange Road Ortigas Center, 1605 Pasig City PTR No 2968657 /01 08.20 Mandaluyong IBP LRN No. 016949 / 06.28.2019 / RSM Roll of Attorneys No 70409 MCLEC No. VI-0017136 / 01 10 19



SyCip Gorres Velayo & Co. Suites 4 & 5, Fourth Level Gateway Tower 1 Limketkai Center, Lapasan 9000 Cagayan de Oro City Philippines Tel: (08822) 725 078 (08822) 726 555 Fax: (088) 856 4415 ey.com/ph BOA/PRC Reg. No. 0001, October 4, 2018, valid until August 24, 2021 SEC Accreditation No. 0012-FR-5 (Group A), November 6, 2018, valid until November 5, 2021

INDEPENDENT AUDITOR'S REPORT

The Board of Directors and Stockholders A Brown Company, Inc. Xavier Estates Uptown, Airport Road, Balulang, Cagayan de Oro City

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of A Brown Company, Inc. and its subsidiaries (the Group), which comprise the consolidated statements of financial position as at December 31, 2019 and 2018, and the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2019 and 2018, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

We conducted our audit in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the consolidated financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.





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

Real estate revenue recognition

The Group's revenue recognition process, policies and procedures are significant because this involves application of significant judgment and estimation in the following areas: (1) assessment of the probability that the entity will collect the consideration from the buyer; (2) application of the output method as the measure of progress in determining real estate sales; (3) determination of the actual costs incurred as cost of real estate sales; and (4) recognition of cost to obtain a contract.

In evaluating whether collectability of the amount of consideration is probable, the Group considers the significance of the buyer's initial payments in relation to the total contract price (or buyer's equity). Collectability is also assessed by considering factors such as collection history, age of receivables and pricing of the property. Management also regularly evaluates the history of sales cancellations and back-outs to determine if these would affect its current threshold of buyer's equity, or change thereto, before commencing revenue recognition.

In measuring the progress of its performance obligation over time, the Group uses the output method. 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 managers). This is based on the bi-monthly construction reports prepared by their in-house technical team approved by the construction manager which integrates the surveys of performance to date of the construction activities for both sub-contracted and those that are fulfilled by the Group itself.

In determining the actual costs incurred to be recognized as cost of real estate sales, the Group estimates costs incurred on materials, labor and overhead which have not yet been billed by the contractor.

The Group identifies sales commission after contract inception as the cost of obtaining the contract. For contracts which qualified for revenue recognition, the Group capitalizes the total sales commission due to sales agent as cost to obtain contract and recognizes the related commission payable. The Group uses percentage of completion (POC) method in amortizing sales commission consistent with the Group's revenue recognition policy.

The disclosures related to real estate sales and significant judgments and estimates are included in Notes 2 and 3 to the consolidated financial statements.

Audit Response

We obtained an understanding of the Group's revenue recognition process.

In assessing the probability of collection from the buyer, we reviewed the management's analysis by comparing it with the historical experience of collections from buyers with accumulated payments above the collection threshold. On a sampling basis, we traced the analysis to supporting documents such as the buyer's collection report and official receipts.





For the application of the output method, in determining real estate revenue, we obtained an understanding of the Group's processes for determining the POC. We obtained the certified POC reports prepared by the project managers and assessed their competence, capabilities and objectivity by referencing to their qualifications, experience and reporting responsibilities. For selected ongoing projects, we conducted ocular inspections, made relevant inquiries and obtained the supporting details of POC reports showing the completion of the project construction's major activities.

For the cost of real estate sales, we obtained an understanding of the Group's cost accumulation process. For selected projects, we traced costs accumulated, including those incurred but not yet billed costs, to supporting documents such as invoices and accomplishment reports from contractors, official receipts, among others.

For the recognition of cost to obtain a contract, we obtained an understanding of the sales commission process. For selected contracts, we agreed the basis for calculating the sales commission capitalized and portion recognized in profit or loss, particularly (a) the percentage of commission due against contracts with sales agents, (b) the total commissionable amount (e.g., net contract price) against the related contract to sell, and (c) the POC against the POC used in recognizing the related revenue from real estate sales.

Impairment of Property, Plant and Equipment

The Group's palm oil business has incurred losses since 2016. This was caused by the palm oil plantation's bearer plants not reaching their optimal fruiting stages. This indicates that the carrying amount of the Group's palm oil business assets, which are comprised primarily of property, plant and equipment amounting to P782.4 million as of December 31, 2019, may not be recoverable. The aggregate assets of the palm oil business represents 13% of the consolidated assets of the Group as of December 31, 2019. The Group performed an impairment testing on its property, plant and equipment which resulted in the recognition of an impairment loss of P14.8 million in 2019. The impairment testing is significant to our audit because the assessment of the recoverable amount of the property and equipment requires significant judgment and involves estimation and assumptions about future fresh fruit bunches (FFB) production, FFB prices, direct costs, and discount rates.

Audit Response

We obtained an understanding of the Group's palm oil business operations and the status of the palm oil industry in general. We inquired from the Group's management their future plans. We involved our internal specialist in evaluating the methodologies and the assumptions used. These assumptions include future FFB production, FFB prices, direct costs, and discount rate. We compared the key assumptions used such as future FFB production against the forecasted FFB production in accordance with the industry standard yield. We compared the FFB prices and direct costs with externally published data. We tested the parameters used in the determination of the discount rate against market data. We also reviewed the Group's disclosures about those assumptions to which the outcome of the impairment test is most sensitive; specifically those that have the most significant effect on the determination of the recoverable amount of property, plant and equipment.





Accounting for the investments in significant associates

The Group owns 20% of Palm Concepcion Power Corporation and Peakpower Energy, Inc. As discussed in Note 2 to the consolidated financial statements, the Group's investments in these associates are accounted for under the equity method. As of December 31, 2019, the investments in these associates amounted to $\mathbb{P}1,376.7$ million (representing 23% of the Group's consolidated total assets), and the Group's equity in net earnings from these associates for 2019 amounted to $\mathbb{P}380.4$ million (representing 77% of the Group's consolidated net income). The accounting for these investments is significant to our audit because the Group's investments and equity in net earnings from these associates are material to the consolidated financial statements.

Audit response

We obtained an understanding of the Group's process in recognizing its equity in net earnings of the associates. We also obtained an understanding of the business transactions, the revenue recognition process, reviewed material items and other accounts that may have a material effect on the Group's share in the 2019 earnings of the associates, and reviewed alignment of accounting policies. We obtained the financial information of the associates for the year and recomputed its share in the earnings of the associates, as well as the related note disclosure on investments in associates.

Other Information

Management is responsible for the other information. The other information comprises the information included in the SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2019, but does not include the consolidated financial statements and our auditor's report thereon. The SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2019 are expected to be made available to us after the date of this auditor's report.

Our opinion on the consolidated financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audits of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

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





In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

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

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

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements.





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We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

The engagement partner on the audit resulting in this independent auditor's report is Alvin M. Pinpin.

SYCIP GORRES VELAYO & CO.

Alvin M. Pinpin

Alvin M. Pinpin 0 Partner CPA Certificate No. 94303 SEC Accreditation No. 0781-AR-3 (Group A), April 3, 2018, valid until April 2, 2021 Tax Identification No. 198-819-157 BIR Accreditation No. 08-001998-70-2018, February 26, 2018, valid until February 25, 2021 PTR No. 8125280, January 7, 2020, Makati City

June 11, 2020



A BROWN COMPANY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	December 31		
	2019	2018	
ASSETS			
Current Assets			
Cash (Note 4)	₽74,999,881	₽75,730,032	
Receivables (Note 5)	746,447,264	152,796,428	
Contract assets (Notes 14 and 26)	128,936,113	233,125,761	
Receivables from related parties (Note 15)	114,385,359	86,896,516	
Real estate inventories (Note 6)	1,580,964,264	1,596,802,518	
Inventories (Note 7)	154,605,096	150,207,088	
Equity instruments at fair value through profit or loss (EIFVPL)			
(Note 9)	63,484,441	233,170,738	
Other current assets (Note 8)	349,774,970	271,033,265	
Total Current Assets	3,213,597,388	2,799,762,346	
Noncurrent Assets			
Receivables - net of current portion (Note 5)	146,248,831	102,432,352	
Contract assets - net of current portion (Notes 14 and 26)	6,294,565	77,708,587	
Equity instruments at fair value through other comprehensive	0,22 1,000	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
income (EIFVOCI) (Note 9)	167,561,453	168,647,685	
Investments in associates (Note 10)	1,430,401,980	1,232,298,149	
Investment properties (Note 11)	97,133,941	115,269,635	
Property, plant and equipment (Note 12)	880,355,966	892,143,269	
Deferred tax assets (Note 20)	13,013,537	12,532,479	
Other noncurrent assets (Note 8)	140,857,610	65,431,779	
Total Noncurrent Assets	2,881,867,883	2,666,463,935	
	DC 005 4(5 251	D5 4((22(291	
TOTAL ASSETS	₽6,095,465,271	₽5,466,226,281	
LIABILITIES AND EQUITY			
Current Liabilities			
	₽582,695,156	₽537,796,223	
Accounts and other payables (Note 13)	₽582,695,156 378,100,000	₽537,796,223 687,048,719	
Accounts and other payables (Note 13) Short-term debt (Note 16) Current portion of long-term debt (Note 16)			
Accounts and other payables (Note 13) Short-term debt (Note 16) Current portion of long-term debt (Note 16)	378,100,000	687,048,719	
Accounts and other payables (Note 13) Short-term debt (Note 16) Current portion of long-term debt (Note 16)	378,100,000 212,402,746	687,048,719 325,725,830	
Accounts and other payables (Note 13) Short-term debt (Note 16) Current portion of long-term debt (Note 16) <u>Contract liabilities (Notes 14 and 26)</u> Total Current Liabilities	378,100,000 212,402,746 139,504,435	687,048,719 325,725,830 68,365,034	
Accounts and other payables (Note 13) Short-term debt (Note 16) Current portion of long-term debt (Note 16) <u>Contract liabilities (Notes 14 and 26)</u> Total Current Liabilities Noncurrent Liabilities	378,100,000 212,402,746 139,504,435 1,312,702,337	687,048,719 325,725,830 68,365,034 1,618,935,806	
Accounts and other payables (Note 13) Short-term debt (Note 16) Current portion of long-term debt (Note 16) <u>Contract liabilities (Notes 14 and 26)</u> <u>Total Current Liabilities</u> Noncurrent Liabilities Long-term debt - net of current portion (Note 16)	378,100,000 212,402,746 139,504,435 1,312,702,337 609,287,221	687,048,719 325,725,830 68,365,034 1,618,935,806 272,121,907	
Accounts and other payables (Note 13) Short-term debt (Note 16) Current portion of long-term debt (Note 16) <u>Contract liabilities (Notes 14 and 26)</u> <u>Total Current Liabilities</u> Noncurrent Liabilities Long-term debt - net of current portion (Note 16) Retirement benefit obligation (Note 19)	378,100,000 212,402,746 139,504,435 1,312,702,337 609,287,221 46,378,752	687,048,719 325,725,830 68,365,034 1,618,935,806 272,121,907 28,619,816	
Current Liabilities Accounts and other payables (Note 13) Short-term debt (Note 16) Current portion of long-term debt (Note 16) Contract liabilities (Notes 14 and 26) Total Current Liabilities Noncurrent Liabilities Long-term debt - net of current portion (Note 16) Retirement benefit obligation (Note 19) Deferred tax liabilities - net (Note 20) Total Noncurrent Liabilities	378,100,000 212,402,746 139,504,435 1,312,702,337 609,287,221	687,048,719 325,725,830 68,365,034 1,618,935,806 272,121,907	

(Forward)



	December 31		
	2019	2018	
Equity Attributable to Equity Holders of the Parent Company			
Capital stock (Note 17)	₽2,477,668,925	₽2,477,668,925	
Additional paid-in capital (Note 17)	637,968,859	637,968,859	
Retained earnings (Note 17)	1,143,092,830	648,147,097	
Fair value reserve of EIFVOCI (Note 9)	(266,509,340)	(265, 423, 108)	
Remeasurement loss on retirement benefit obligation - net of tax			
(Note 19)	(20,084,934)	(10,036,442)	
Cumulative translation adjustment	1,006,585	(3,104,652)	
	3,973,142,925	3,485,220,679	
Noncontrolling Interests (Note 17)	3,342,671	3,495,179	
Total Equity	3,976,485,596	3,488,715,858	
TOTAL LIABILITIES AND EQUITY	₽6,095,465,271	₽5,466,226,281	

See accompanying Notes to Consolidated Financial Statements.



A BROWN COMPANY, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (With Comparative Figures for 2017)

	Years Ended December 31		
	2019	2018	2017
REVENUES			
Real estate sales (Note 26)	₽942,735,766	₽705,185,689	₽470,335,294
Sale of agricultural goods (Note 26)	63,724,600	100,440,355	62,844,831
Water service (Note 26)	21,349,825	20,441,816	18,244,766
	1,027,810,191	826,067,860	551,424,891
		, , ,	, ,
COST AND EXPENSES			
Cost of real estate sold (Note 6)	355,232,138	293,665,861	235,023,561
Cost of agricultural goods sold (Note 7)	49,684,623	82,826,053	50,886,827
Cost of water service income	11,989,512	9,625,079	7,642,510
	416,906,273	386,116,993	293,552,898
GROSS PROFIT	610,903,918	439,950,867	257,871,993
GENERAL, ADMINISTRATIVE AND	265 202 106	210 401 120	252 (52 512
SELLING EXPENSES (Note 18)	265,202,196	318,401,128	253,653,513
OTHER INCOME (EXPENSES)			
Share in net income of associates (Note 10)	380,303,831	252,093,316	92,018,263
Unrealized gain (loss) on EIFVPL (Note 9)	(43,513,896)	16,672,566	-
Gain (loss) on sale of EIFVPL (Note 9)	(32,094,814)	10,099,242	_
Interest expense (Note 16)	(23,059,066)	(84,031,327)	(85,542,204)
Impairment loss (Notes 8 and 12)	(21,957,000)	(17,559,508)	_
Gain on sale of available-for-sale (AFS)			
investments	-	_	265,837,561
Unrealized foreign exchange gain (loss)	10,668	14,704,981	347,371
Other income (Note 22)	20,993,466	35,300,717	18,906,045
	280,683,189	227,279,987	291,567,036
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INCOME BEFORE INCOME TAX	626,384,911	348,829,726	295,785,516
PROVISION FOR (BENEFIT FROM) INCOME TAX (Note 20)			
Current	36,749,735	40,240,501	7,678,114
Deferred	94,841,951	19,833,120	(11,474,487)
	131,591,686	60,073,621	(3,796,373)
	D 40 4 502 225		
NET INCOME	₽494,793,225	₽288,756,105	₽299,581,889

(Forward)



	Years Ended December 31		
	2019	2018	2017
OTHER COMPREHENSIVE INCOME			
(LOSS)			
Item that will be reclassified to profit or loss in subsequent periods:			
Exchange differences in foreign currency			
translation	₽4,111,237	(₽6,584,862)	₽3,480,210
<i>Items that will not be reclassified to profit or loss in subsequent periods:</i>	, ,		, ,
Remeasurement gain (loss) on defined			
benefit plan - net of tax effect (Note 19)	(10,048,492)	4,806,470	(1,212,499)
Net change in fair value of EIFVOCI (Note 9)	(1,086,232)	28,900,000	—
Net change in fair value of AFS investments	-	_	(613,817,909)
	(7,023,487)	27,121,608	(611,550,198)
TOTAL COMPREHENSIVE INCOME			
(LOSS)	₽487,769,738	₽315,877,713	(₽311,968,309)
Net Income Attributable to:			
Equity holders of the Parent Company	₽494,945,733	₽288,774,597	₽299,590,438
Noncontrolling Interests (Note 17)	(152,508)	(18,492)	(8,549)
	₽494,793,225	₽288,756,105	₽299,581,889
Total Comprehensive Income (Loss)			
Attributable to:			
	₽487,922,246	₽315,896,205	(₽311,959,760)
Equity holders of the Parent Company		(10, 402)	(8,549)
Equity holders of the Parent Company Noncontrolling Interests (Note 17)	(152,508)	(18,492)	(8,349)
	(152,508) ₱487,769,738	(18,492) ₱315,877,713	(₹311,968,309) (₽311,968,309)

See accompanying Notes to Consolidated Financial Statements.



A BROWN COMPANY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (With Comparative Figures for 2017)

Other comprehensive income $(10ss)$ $ (1,086,232)$ $ (10,048,492)$ $4,111,237$ $(7,023,487)$ $ (7,7,7,7,7,7,7,7,7,7,7,7,7,7,7,7,7,7,7,$	23,225 23,487) 69,738
Capital Stock Paid-in Capital Earnings Retained Earnings Reserve of EIFVOCI Stock Dividend Distributable Retirement Obligation Translation Adjustment Noncontrolling Interests At January 1, 2019 P2,477,668,925 P637,968,859 P648,147,097 (P265,423,108) P- (P10,036,442) (P3,104,652) P3,485,220,679 P3,495,179 P3,488, 494,945,733 Not income - - 494,945,733 - - - - 494,945,733 (152,508) 494, Other comprehensive income - - - (10,048,492) 4,111,237 (7,023,487) - (7, Total comprehensive income - - 494,945,733 (10,86,232) - (10,048,492) 4,111,237 (7,023,487) - (7, At December 31, 2019 P2,477,668,925 P637,968,859 P259,592,539 (P266,509,340) P- (P14,842,912) P3,480,210 P3,174,509,131 P3,513,671 P3,178, Effect of adoption of PFRS 15 - - - - (14,842,912) 3,480,210	(15,858 (93,225 (23,487) (69,738
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At January 1, 2019 $P_2,477,668,925$ $P637,968,859$ $P648,147,097$ $(P265,423,108)$ P $(P10,036,442)$ $(P_2,104,652)$ $P3,485,220,679$ $P3,495,179$ $P3,498,179$ $P3,498,179$ $P3,498,179$ $P3,495,179$ $P3,495,179$ $P3,495,179$ $P3,495,179$ $P3,498,179$ $P3,495,179$ $P3,495,179,120,183$ $P3,174,509,131$ $P3,513,671$ $P3,174,597,131,122,92$ $P3,480,210$ $P3,174,50$	(15,858 (93,225 (23,487) (69,738
Net income - - 494,945,733 - - - - 494,945,733 (152,508) 494, 995,733 Other comprehensive income - - - (1,086,232) - (10,048,492) 4,111,237 (7,023,487) - (7, Total comprehensive income - - 494,945,733 (1,086,232) - (10,048,492) 4,111,237 487,922,246 (152,508) 487, At December 31, 2019 $P2,477,668,925$ $P637,968,859$ $P1,143,092,830$ ($P266,509,340$) $P-$ ($P20,084,934$) $P1,006,585$ $P3,973,142,925$ $P3,342,671$ $P3,776,68,925$ At January 1, 2018, as - - - ($P14,842,912$) $P3,480,210$ $P3,174,509,131$ $P3,513,671$ $P3,178,576,575$ Effect of adoption of PFRS 15 - - - - ($P14,842,912$) $P3,480,210$ $P3,174,509,131$ $P3,513,671$ $P3,178,57,576,575,575,575,575,575,575,575,575,$	23,225 23,487) 69,738
Other comprehensive income - - (1,086,232) - (10,048,492) 4,111,237 (7,023,487) - (7, Total comprehensive income - - 494,945,733 (1,086,232) - (10,048,492) 4,111,237 487,922,246 (152,508) 487, At December 31, 2019 $P2,477,668,925$ $P637,968,859$ $P1,143,092,830$ ($P266,509,340$) $P-$ ($P20,084,934$) $P1,006,585$ $P3,973,142,925$ $P3,342,671$ $P3,976,$ At January 1, 2018, as previously reported $P2,477,668,925$ $P637,968,859$ $P259,592,539$ ($P189,358,490$) $P-$ ($P14,842,912$) $P3,480,210$ $P3,174,509,131$ $P3,513,671$ $P3,178,$ Effect of adoption of PFRS 15 - - - ($5,184,657$) - ($5,$ and 9 (Notes 9 and 26) - - 99,779,961 ($104,964,618$) - - - ($5,184,657$) - ($5,$ At January 1, 2018, as restated 2,477,668,925 $637,968,859$ $359,372,500$ $(294,323,108)$ - ($14,842,912$) $3,480,210$ $3,169,324,474$ $3,513,671$ <t< th=""><th>23,487) 769,738</th></t<>	23,487) 769,738
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At December 31, 2019P2,477,668,925P637,968,859P1,143,092,830(P266,509,340)P-(P20,084,934)P1,006,585P3,973,142,925P3,342,671P3,976,At January 1, 2018, as previously reportedP2,477,668,925P637,968,859P259,592,539(P189,358,490)P-(P14,842,912)P3,480,210P3,174,509,131P3,513,671P3,178,Effect of adoption of PFRS 15 and 9 (Notes 9 and 26) $ -$ 99,779,961(104,964,618) $ -$ (5,184,657) $-$ (5,At January 1, 2018, as restated2,477,668,925637,968,859359,372,500(294,323,108) $ (14,842,912)$ 3,480,2103,169,324,4743,513,6713,172,Net income $ -$ 288,774,597 $ -$ 288,774,597 $ -$ 288,774,597(18,492)288,Other comprehensive income $ -$ 28,900,000 $ -$ 4,806,470(6,584,862)27,121,608 $-$ 27,	
At January 1, 2018, as previously reported	85,596
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	
Effect of adoption of PFRS 15 and 9 (Notes 9 and 26)99,779,961(104,964,618)(5,184,657)-(5,At January 1, 2018, as restated2,477,668,925637,968,859359,372,500(294,323,108)-(14,842,912)3,480,2103,169,324,4743,513,6713,172,Net income288,774,597288,774,597(18,492)288,Other comprehensive income28,900,000-4,806,470(6,584,862)27,121,608-27,	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	22,802
At January 1, 2018, as restated2,477,668,925 $637,968,859$ $359,372,500$ $(294,323,108)$ -(14,842,912) $3,480,210$ $3,169,324,474$ $3,513,671$ $3,172,$ Net income288,774,597288,774,597(18,492)288,Other comprehensive income28,900,000-4,806,470 $(6,584,862)$ 27,121,608-27,	
Net income $ 288,774,597$ $ 288,774,597$ $(18,492)$ $288,$ Other comprehensive income $(10ss)$ $ 28,900,000$ $ 4,806,470$ $(6,584,862)$ $27,121,608$ $ 27,$	84,657)
Other comprehensive income $ 28,900,000$ $ 4,806,470$ $(6,584,862)$ $27,121,608$ $ 27,$	
(loss) 28,900,000 - 4,806,470 (6,584,862) 27,121,608 - 27,200,000,000 - 27,200,000 - 27,200,000 - 27,200,000 - 27,200,000 - 27,20	56,105
Total comprehensive income $ 288,774,597$ $28,900,000$ $ 4,806,470$ $(6,584,862)$ $315,896,205$ $(18,492)$ $315.$	21,608
	377,713
At December 31, 2018 ₱2,477,668,925 ₱637,968,859 ₱648,147,097 (₱265,423,108) ₱- (₱10,036,442) (₱3,104,652) ₱3,485,220,679 ₱3,495,179 ₱3,488,	15,858
At January 1, 2017 ₱1,732,866,536 ₱586,198,947 (₱39,997,899) ₱424,459,419 ₱346,573,104 (₱13,630,413) ₱- ₱3,036,469,694 ₱3,522,220 ₱3,039,	91,914
Issuance of capital stock	
	99,197
Net income – – 299,590,438 – – – – 299,590,438 (8,549) 299,	81,889
Other comprehensive income	
(10ss) - (613,817,909) - (1,212,499) 3,480,210 (611,550,198) - (611,550,198)	50,198)
Total comprehensive loss $ -$ 299,590,438 (613,817,909) $-$ (1,212,499) 3,480,210 (311,959,760) (8,549) (311,	(0.200)
At December 31, 2017 \$\mathbf{P}2,477,668,925 \$\mathbf{P}637,968,859 \$\mathbf{P}259,592,539 (\mathbf{P}189,358,490) \$\mathbf{P}- (\mathbf{P}14,842,912) \$\mathbf{P}3,480,210 \$\mathbf{P}3,174,509,131 \$\mathbf{P}3,513,671 \$\mathbf{P}3,178,	08,309)

See accompanying Notes to Consolidated Financial Statements.



A BROWN COMPANY, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(With Comparative Figures for 2017)

	Ŋ	ears Ended Deco	ember 31
	2019	2018	2017
CASH FLOWS FROM OPERATING ACTIVITIES			
Income before income tax	₽626,384,911	₽348,829,726	₽295,785,516
Adjustments for:	1 020,00 1,911	1510,025,720	1299,709,910
Unrealized loss on EIFVPL (Note 9)	43,513,896	(10,099,242)	_
Depreciation (Note 12)	32,756,759	25,422,256	11,739,258
Loss (gain) on sale of:	•=,::::;:::;	20, 122,200	11,703,200
EIFVPL (Note 9)	32,094,814	(16,672,566)	_
AFS investments		(10,072,000)	(265,837,561)
Property, plant and equipment (Notes 12 and 22)	(3,475,684)	(2,966,668)	29,673
Investment properties (Notes 11 and 22)	(5,138,414)	(_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Interest expense (Note 16)	23,059,066	84,031,327	85,542,204
Impairment loss (Notes 8 and 12)	21,957,000	17,559,508	
Net changes in retirement benefit obligation (Note 19)	3,403,947	8,676,690	6,245,687
Share in net income of associates (Note 10)	(380,303,831)	(252,093,316)	(92,018,263)
Interest income (Note 22)	(2,741,357)	(2,281,600)	(6,411,751)
Unrealized foreign exchange loss (gain)	(10,668)	(14,704,981)	347,371
Operating income before working capital changes	391,500,439	185,701,134	35,422,134
Decrease (increase) in:	571,500,457	105,701,154	55,422,154
Receivables	(535,267,315)	244,102,061	(92,596,769)
Contract assets	175,603,670	(310,834,348)	()2,390,709)
Real estate inventories	25,438,254	(114,738,074)	(22,166,740)
Inventories	(4,398,008)	(65,263,897)	9,342,568
Other current assets	(101,281,070)	10,532,972	(22,803,119)
Increase in:	(101,201,070)	10,332,772	(22,005,117)
Accounts and other payables	51,376,238	47,650,645	218,217,514
Contract liabilities	71,139,401	11,176,817	210,217,514
Deposits from customers	-		13,588,616
Net cash from (used in) operations	74,111,609	8,327,310	139,004,204
Interest received (Note 22)	2,741,357	2,281,599	6,411,751
Net cash from operating activities	76,852,966	10,608,909	145,415,955
Net cash from operating activities	70,832,900	10,008,909	145,415,955
CASH FLOWS FROM INVESTING ACTIVITIES			
Proceeds from sale of:			
EIFVPL (Note 9)	94,077,587	122,755,440	_
AFS investments			387,541,250
Investment properties (Note 11)	13,674,108	_	507,541,250
Property, plant and equipment (Note 12)	5,603,815	3,908,516	478,699
Dividends received from associates (Note 12)	80,000,000	13,005,420	-1/0,0/9
Acquisition of associate	00,000,000	15,005,720	(74,884,999)
Additions to property, plant and equipment (Note 12)	(10,717,302)	(22,145,941)	(29,252,620)
Decrease (increase) in:	(10,/1/,302)	(22,143,941)	(29,232,020)
Receivables from related parties	(27,488,843)	76,260,185	225,874
Other noncurrent assets		2,847,530	470,948
	(87,223,751)		
Net cash from investing activities	67,925,614	196,631,150	284,579,152

(Forward)



		Years Ended Dec	ember 31
	2019	2018	2017
CASH FLOWS FROM FINANCING			
ACTIVITIES (Note 25)			
Proceeds from long-term debt	₽265,676,700	₽108,815,298	₽95,142,601
Payments of long-term debt	(410,807,989)	(403,666,597)	(317,915,505)
Net proceeds from (payments of) short-term debt	60,024,800	142,548,719	(78,971,605)
Interest paid (including capitalized borrowing cost)	(64,524,147)	(81,140,117)	(85,542,204)
Net cash used in financing activities	(149,630,636)	(233,442,697)	(387,286,713)
EFFECT OF EXCHANGE RATE CHANGES ON			
CASH	4,121,905	8,120,118	2,272,647
NET INCREASE (DECREASE) IN CASH	(730,151)	(18,082,520)	44,981,041
CASH AT BEGINNING OF YEAR (Note 4)	75,730,032	93,812,552	48,831,511
CASH AT END OF YEAR (Note 4)	₽74,999,881	₽75,730,032	₽93,812,552
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See accompanying Notes to Consolidated Financial Statements.



A BROWN COMPANY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (With Comparative Figures for 2017)

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 located in Cagayan de Oro City and Initao in Misamis Oriental, Cainta, 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 in 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.



Hydro Link Projects Corp. (HLPC)

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.

The accompanying consolidated financial statements of the Group as of December 31, 2019 and 2018 and for each of the three years in the period ended December 31, 2019 were approved and authorized for issue by the BOD on June 11, 2020.



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 Blaze Capital Limited (BCL) whose functional currency is US Dollar (\$). All amounts are rounded off to the nearest Philippine Peso, except when otherwise indicated.

The consolidated financial statements provide comparative information in respect of the previous period.

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 December 31, 2019 and 2018, and for each of the three years in the period ended December 31, 2019.

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 a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it derecognizes the related assets (including goodwill), liabilities, non-controlling interest and other components of equity, while any resultant gain or loss is recognized in profit or loss. Any investment retained is recognized at fair value.

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

	Effective Percentage of Ownership (%)		
	2019	2018	2017
A Brown Energy and Resource Development Inc. (ABERDI)	100	100	100
Nakeen Corporation (NC)	100	100	100
Bonsai Agri Corporation (BAC)*	100	100	100
Palm Thermal Consolidated Holdings Corp. (PTCHC)	100	100	100
Hydro Link Projects Corp. (HLPC)*	100	100	100
AB Bulk Water Company, Inc. (ABWCI)*	100	100	100
BCL*	100	100	_
Simple Homes Development, Inc. (SHDI)*	100	100	100
Masinloc Consolidated Power, Inc. (MCPI)**	49	49	49
* pre-operating subsidiaries			
** non-operating subsidiary			

Noncontrolling Interests

Noncontrolling interests represent the portion of profit or loss and net assets not owned, directly or indirectly, by the Group.

Noncontrolling interests are presented separately in the consolidated statement of income, 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 noncontrolling interests are allocated against the interests of the noncontrolling interest even if this results to the noncontrolling interest 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



noncontrolling interest is recognized in equity of the parent in transactions where the noncontrolling interest are acquired or sold without loss of control.

As at December 31, 2019 and 2018, percentage of noncontrolling interests pertaining to MCPI amounted to 51%. The voting rights held by the noncontrolling interests are in proportion of their ownership interest.

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, 2019. Unless otherwise indicated, adoption of these pronouncements did not have any significant impact on the Group's financial position or performance.

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

• PFRS 16, Leases

PFRS 16 supersedes PAS 17, *Leases*, Philippine Interpretation IFRIC 4, *Determining whether an Arrangement contains a Lease*, Philippine Interpretation SIC-15, *Operating Leases-Incentives* and Philippine Interpretation SIC-27, *Evaluating the Substance of Transactions Involving the Legal Form of a Lease*. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to recognize most leases on the consolidated statement of financial position.

Lessor accounting under PFRS 16 is substantially unchanged from today's accounting under PAS 17. Lessors will continue to classify all leases using the same classification principle as in PAS 17 and distinguish between two types of leases: operating and finance leases. Therefore, PFRS 16 did not have an impact for leases where the Group is the lessor.

The Group adopted PFRS 16 using the modified retrospective approach upon adoption of PFRS 16 in 2019 and elects to apply the standard to contracts that were previously identified as leases applying PAS 17 and Philippine Interpretation IFRIC-4. Under the modified retrospective approach, the Group recognized right-of-use asset based on its carrying amount as if PFRS 16 had always been applied while the lease liability is recognized at date of adoption, January 1, 2019.

The Group will therefore not apply the standard to contracts that were not previously identified as containing a lease applying PAS 17 and Philippine Interpretation IFRIC-4. The Group also elected to use the recognition exemptions for lease contracts that, at the commencement date, have a lease term of 12 months or less and do not contain a purchase option (short-term leases), and lease contracts for which the underlying asset is of low value (low-value assets).

On August 2006, the Group entered into Development Contracts (DCs) with *Kapunungan Sa Mga Mag-uuma sa Kaanibungan* (KASAMAKA) and *Kahugpongan sa mga Mag-Uuma sa Barangay Tingalan* (KMBT) identified as contracts containing leases scoped in under PFRS 16. The contracts provide the Group for the rights to use the parcels of land from various landowners for the establishment of palm oil plantations. The Group paid advance rentals for the rights to use parcels of land and there are no future lease payments related to these lease contracts.



The effect of adoption PFRS 16 as at January 1, 2019 is, as follows:

	Increase (Decrease)
Assets	
Property, plant and equipment:	
Right-of-use asset	₽30,535,735
Other noncurrent assets	
Prepaid land rights	(30,535,735)

Based on the above, as at January 1, 2019:

- Property, plant and equipment was recognized amounting to ₱30.5 million representing the amount of right-of-use assets set up on transition date.
- Prepaid land rights under "Other noncurrent assets" of ₱30.5 million were derecognized.
- Philippine Interpretation IFRIC-23, Uncertainty over Income Tax Treatments

The Interpretation addresses the accounting for income taxes when tax treatments involve uncertainty that affects the application of PAS 12, *Income Taxes*. It does not apply to taxes or levies outside the scope of PAS 12 nor does it specifically include requirements relating to interest and penalties associated with uncertain tax treatments. The Interpretation specifically addresses the following:

- Whether an entity considers uncertain tax treatments separately
- The assumptions an entity makes about the examination of tax treatments by taxation authorities
- How an entity determines taxable profit (tax loss), tax bases, unused tax losses, unused tax credits and tax rates
- How an entity considers changes in facts and circumstances

The entity is required to determine whether to consider each uncertain tax treatment separately or together with one or more other uncertain tax treatments and use the approach that better predicts the resolution of the uncertainty. The entity shall assume that the taxation authority will examine amounts that it has a right to examine and have full knowledge of all related information when making those examinations. If an entity concludes that it is not probable that the taxation authority will accept an uncertain tax treatment, it shall reflect the effect of the uncertainty for each uncertain tax treatment using the method the entity expects to better predict the resolution of the uncertainty.

- Amendments to PAS 28, Long-term Interests in Associates and Joint Ventures
- Amendments to PFRS 9, *Prepayment Features with Negative Compensation*

These amendments are not expected to have any impact on the Group.

• Amendments to PAS 19, Employee Benefits, Plan Amendment, Curtailment or Settlement

The amendments to PAS 19 address the accounting when a plan amendment, curtailment or settlement occurs during a reporting period. The amendments specify that when a plan amendment, curtailment or settlement occurs during the annual reporting period, an entity is required to:



- Determine current service cost for the remainder of the period after the plan amendment, curtailment or settlement, using the actuarial assumptions used to remeasure the net defined benefit liability (asset) reflecting the benefits offered under the plan and the plan assets after that event.
- Determine net interest for the remainder of the period after the plan amendment, curtailment or settlement using: the net defined benefit liability (asset) reflecting the benefits offered under the plan and the plan assets after that event; and the discount rate used to remeasure that net defined benefit liability (asset).

The amendments also clarify that an entity first determines any past service cost, or a gain or loss on settlement, without considering the effect of the asset ceiling. This amount is recognized in profit or loss. An entity then determines the effect of the asset ceiling after the plan amendment, curtailment or settlement. Any change in that effect, excluding amounts included in the net interest, is recognized in other comprehensive income (OCI).

The amendments had no impact on the Group's consolidated financial statements as it did not have any plan amendments, curtailments, or settlements during the period.

- Annual Improvements to PFRSs 2015-2017 Cycle
 - Amendments to PFRS 3, Business Combinations
 - Amendments to PFRS 11, Joint Arrangements, Previously Held Interest in a Joint Operation
 - Amendments to PAS 12, Income Tax Consequences of Payments on Financial Instruments Classified as Equity

These amendments are not expected to have any impact on the Group.

• Amendments to PAS 23, Borrowing Costs, Borrowing Costs Eligible for Capitalization

The amendments clarify that an entity treats as part of general borrowings any borrowing originally made to develop a qualifying asset when substantially all of the activities necessary to prepare that asset for its intended use or sale are complete.

An entity applies those amendments to borrowing costs incurred on or after the beginning of the annual reporting period in which the entity first applies those amendments. An entity applies those amendments for annual reporting periods beginning on or after January 1, 2019, with early application permitted.

Since the Group's current practice is in line with these amendments, they had no impact on the consolidated financial statements of the Group.

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 to 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, 2020

• Amendments to PFRS 3, Definition of a Business

The amendments to PFRS 3 clarify the minimum requirements to be a business, remove the assessment of a market participant's ability to replace missing elements, and narrow the definition of outputs. The amendments also add guidance to assess whether an acquired process is substantive and add illustrative examples. An optional fair value concentration test is introduced which permits a simplified assessment of whether an acquired set of activities and assets is not a business.

An entity applies those amendments prospectively for annual reporting periods beginning on or after January 1, 2020, with earlier application permitted.

These amendments are currently not applicable to the Group but may apply to future transactions.

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

The amendments refine the definition of material in PAS 1 and align the definitions used across PFRSs and other pronouncements. They are intended to improve the understanding of the existing requirements rather than to significantly impact an entity's materiality judgements.

An entity applies those amendments prospectively for annual reporting periods beginning on or after January 1, 2020, with earlier application permitted.

Effective beginning on or after January 1, 2021

• PFRS 17, Insurance Contracts

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

Deferred effectivity

• Deferment of Application of the Provisions of the PIC Q&A No. 2018-12 for the Real Estate Industry

On February 14, 2018, the Philippines Interpretation Committee (PIC) issued PIC Q&A 2018-12 which provides guidance on some implementation issues of PFRS 15 affecting real estate industry. Subsequently on October 25, 2018, the Philippine SEC issued SEC Memorandum Circular No. 14 Series of 2018 (the Memorandum) which provides relief to the real estate industry by deferring the application of the following provisions of the PIC Q&A No. 2018-12 (Q&A) for a period of three years until December 31, 2020:

- a. Exclusion of land and uninstalled materials 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. Accounting to Common Usage Service Area (CUSA) Charges discussed in PIC Q&A No. 2018-12-H.
- d. Accounting for Cancellation of Real Estate Sales in PIC Q&A No. 2018-14.



Under the same SEC Memorandum Circular No. 3 Series of 2019, the adoption of PIC Q&A No. 2018-14: *PFRS 15 - Accounting for Cancellation of Real Estate Sales* was also deferred until December 31, 2020.

The Memorandum also provided the mandatory disclosure requirements should the real estate company decided to avail of any relief. Disclosures should include:

- The accounting policies applied.
- Discussion of the deferral of the subject implementation issues in the PIC Q&A
- Qualitative discussion of the impact to the consolidated financial statements had the concerned application guideline in the PIC Q&A has been adopted.
- Should any of the deferral options result into a change in accounting policy (e.g., when an entity excludes land and/or uninstalled materials in the POC calculation under the previous standard but opted to include such components under the relief provided by the circular), such accounting change will have to be accounted for under PAS 8, i.e., retrospectively, together with the corresponding required quantitative disclosures.

Except for the CUSA charges discussed under PIC Q&A No. 2018-12-H which applies to leasing transactions, the above deferral will only be applicable to real estate sales transactions.

Effective January 1, 2021, real estate companies will adopt PIC Q&A No. 2018-12 and PIC Q&A No. 2018-14 and any subsequent amendments thereof retrospectively or as the SEC will later prescribe.

The Accounting to Common Usage Service Area (CUSA) Charges discussed in PIC Q&A No. 2018-12-H does not affect the Group's consolidated financial statements since the Group does not enter into any leasing transactions in the context of this interpretation.

The Group availed of the deferral of adoption of the above specific provisions of PIC Q&As. Had these provisions been adopted, it would have the following impact on the consolidated financial statements:

- The exclusion of land and uninstalled materials in the determination of POC would reduce the percentage of completion of real estate projects resulting in a decrease in retained earnings as at January 1, 2019 as well as a decrease in the revenue from real estate sales in 2019. This would result to the land portion of sold inventories together with connection fees, to be treated as contract fulfillment asset.
- The mismatch between the POC of the real estate projects and right to an amount of consideration based on the schedule of payments explicit in the contract to sell (CTS) would constitute a significant financing component. Interest income would have been recognized for contract assets and interest expense for contract liabilities using the effective interest rate (EIR) method and this would have impacted retained earnings as at January 1, 2019 and the revenue from real estate sales in 2019. Currently, any significant financing component arising from the mismatch discussed above is not considered for revenue recognition purposes.
- Upon sales cancellation, the repossessed inventory would be recorded at fair value plus cost to repossess (or fair value less cost to repossess if this would have been opted). This would have increased retained earnings as at January 1, 2019 and gain from repossession in 2019. Currently, the Group records the repossessed inventory at its original carrying amount and recognize any difference between the carrying amount of the derecognized receivable and the repossessed property in profit or loss.



• Deferment of Implementation of IFRIC Agenda Decision on Over Time Transfer of Constructed Goods (PAS 23, *Borrowing Cost*) for the Real Estate Industry

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 par. 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 PAS 23 considering that these inventories are ready for their intended sale in their current condition.

The IFRIC agenda decision would change the Group's current practice of capitalizing borrowing costs on real estate projects with pre-selling activities.

On February 11, 2020, the Philippine SEC issued Memorandum Circular No. 4, Series of 2020 providing relief to the Real Estate Industry by deferring the mandatory implementation of the above IFRIC Agenda Decision until December 31, 2020. Effective January 1, 2021, 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.

For real estate companies that avail of the deferral, the SEC requires disclosure in the Notes of the accounting policies applied, a discussion of the deferral of the subject implementation issues, and a qualitative discussion of the impact in the consolidated financial statements had the IFRIC agenda decision been adopted.

For real estate companies that avail of the deferral, the SEC requires disclosure in the Notes to the Financial Statements of the accounting policies applied, a discussion of the deferral of the subject implementation issues, and a qualitative discussion of the impact in the consolidated financial statements had the IFRIC agenda decision been adopted.

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 preselling activities should have been expensed out in the period incurred.

• 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.

The Group classifies all other liabilities as non-current.

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.

Cash

Cash includes cash on hand and in banks.

<u>Financial Instruments - Initial recognition and subsequent measurement effective January 1, 2018</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.

Financial assets

(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 or for which the Group has applied the practical expedient 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.



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 December 31, 2019 and 2018, 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, *Business Combination* applies. The classification is determined on an instrument-by-instrument basis.

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. 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 Parent Company 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.

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.



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 (see Note 9).

(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, 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 installment contracts receivable (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 a significant increase in credit risk for financial assets since initial recognition by comparing the risk of default occurring over the expected life between the reporting date and the date of initial recognition. The Group considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and forward-looking analysis.

The Group considers that there has been a significant increase in credit risk 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 significant increase in credit risk 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 December 31, 2019 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.

Financial Instruments - Initial Recognition and Subsequent Measurement (prior to adoption of PFRS 9 in 2018)

Date of recognition

The Group recognizes a financial asset or a financial liability in the consolidated statements of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

Initial recognition

Financial instruments are recognized initially at fair value, which is the fair value of the consideration given (in case of an asset) or received (in case of a liability). The initial measurement of financial instruments, except for those designated at fair value through profit or loss (FVPL), includes transaction cost.

The Group classifies its financial assets in the following categories: financial assets at FVPL, held-to-maturity (HTM) investments, available-for-sale (AFS) financial assets and loans and receivable. The Group classifies its financial liabilities into financial liabilities at FVPL and other financial liabilities. The classification depends on the purpose for which the investments were acquired and whether they are quoted in an active market. The Group determines the classification of



its investments at initial recognition and, where allowed and appropriate, re-evaluates such designation at every reporting date.

Financial instruments are classified as liability or equity in accordance with the substance of the contractual arrangement. Interest, dividends, gains and losses relating to a financial instrument or a component that is a financial liability, are reported as expense or income. Distributions to holders of financial instruments classified as equity are charged directly to equity net of any related income tax benefits.

"Day 1" difference

Where the transaction price in a non-active market is different than the fair value from other observable current market transactions of the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a "Day 1" difference) in the consolidated statement of comprehensive income unless it qualifies for recognition as some other type of asset or liability. In cases where use is made of data which is not observable, the difference between the transaction price and model value is only recognized in profit or loss when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the "Day 1" difference amount.

Loans and receivables

Loans and receivables are nonderivative financial assets with fixed or determinable payments and fixed maturities that are not quoted in an active market. These are not entered into with the intention of immediate or short-term resale and are not designated as AFS financial assets or assets as at FVPL. This accounting policy pertains to the Group's cash, receivables, receivables from related parties and refundable deposits included under "Other current assets" in the consolidated statements of financial position.

After initial measurement, loans and receivables are measured at amortized cost using the EIR, less allowance for impairment losses. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees that are an integral part of the EIR. The amortization, if any, is included in profit or loss.

AFS investments

AFS investments are non-derivative financial assets that are designated in this category or are not classified in any of the other categories. These are purchased and held indefinitely, and may be sold in response to liquidity requirements or changes in market conditions. Subsequent to initial recognition, AFS investments are carried at fair value in the consolidated statements of financial position. Changes in the fair value of such assets are reported under "Net change in fair value of AFS investments" account in other comprehensive income until the investment is derecognized or the investment is determined to be impaired. On derecognized in consolidated statements of comprehensive income is recognized in consolidated statements of comprehensive income.

Other financial liabilities

Other financial liabilities pertain to issued financial instruments that are not classified or designated as financial liabilities at FVPL and contain contractual obligations to deliver cash or other financial assets to the holder or to settle the obligation other than the exchange of a fixed amount of cash or another financial asset for a fixed number of own equity shares. After initial measurement, other financial liabilities are measured at amortized cost using the EIR. Amortized cost is calculated by taking into account any discount or premium on the issue and fees that are an integral part of the EIR.



This accounting policy applies primarily to the Group's short-term and long-term debts and accounts and other payables (excluding statutory payables).

Impairment of financial assets

The Group assesses at each reporting date whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that the borrower or a group of borrowers is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and where observable data indicate that there is measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Loans and receivables

For loans and receivables carried at amortized cost, the Group first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If there is objective evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows (excluding future credit losses that have not been incurred). The carrying amount of the asset is reduced through the use of an allowance account and the amount of loss is charged to profit or loss. Interest income continues to be recognized based on the original EIR of the asset. Receivables, together with the associated allowance accounts, are written off when there is no realistic prospect of future recovery and all collateral has been realized. If, in a subsequent year, the amount of the estimated impairment loss is recognized impairment loss is reversed. Any subsequent reversal of an impairment loss is recognized cost at the reversal date.

If the Group determines that no objective evidence of impairment exists for individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses for impairment. Those characteristics are relevant to the estimation of future cash flows for groups of such assets by being indicative of the debtors' ability to pay all amounts due according to the contractual terms of the assets being evaluated. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be recognized are not included in a collective assessment for impairment. For the purpose of a collective evaluation of impairment, financial assets are grouped on the basis of such credit risk characteristics as type of counterparty, credit history, past due status and term.

Future cash flows in a group of financial assets that are collectively evaluated for impairment are estimated on the basis of historical loss experience for assets with credit risk characteristics similar to those in the Group. Historical loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on historical loss experience is based and to remove the effects of conditions in the historical period that do not which the exist currently. The methodology and assumptions used for estimating future cash flows are reviewed regularly by the Group to reduce any differences between loss estimates and actual loss experience.



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 is determined using weighted moving average method. 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 held for sale and property, plant and equipment, 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 and construction materials which are measured at the lower of cost and net realizable value (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 indirect production 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

Construction materials 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 land owners 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 contract to sell (CTS) is executed between the Group and the land owner. These are recognized at cost. The sales contracts are expected to be executed within 12 months after the reporting date.

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. 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, 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.

Effective January 1, 2019, it is the Group's policy to classify ROU assets as part of property, plant and equipment. Prior to that date, all of the Group's leases are accounted for as operating leases in accordance with PAS 17, hence, not recorded on the consolidated statements of financial position. 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 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
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. 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 in to 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.



Stock dividends distributable

Stock dividends distributable are stock dividends declared and approved by the BOD, but not yet issued.

Retained earnings

Retained earnings include all current and prior period results of operations, net of dividends declared and the effects of retrospective application of changes 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.

Business Combinations and Goodwill

Business combinations are accounted for using the acquisition method. 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 measures the NCI in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition costs incurred are charged to expense and included in operating expenses in the consolidated statements of comprehensive income.

When the Group acquires a business, it assesses the financial assets and financial liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

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 at the acquisition date through consolidated statement of income. 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 either in consolidated statement of income or as a change to OCI. If the contingent consideration is not within the scope of PFRS 9, it is measured in accordance with the appropriate PFRS. Contingent consideration that is classified as equity is not measured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at costs being the excess of the aggregate of the consideration transferred and the amount recognized for noncontrolling-interests and any previous interest held over the net identifiable assets acquired and liabilities assumed. If the 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 costs 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 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 cash-generating unit 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 cash-generating unit retained.

If the initial accounting for a business combination can be determined only provisionally by the end of the period in which the combination is effected because either the fair values to be assigned to the acquiree's identifiable assets, liabilities or contingent liabilities or the cost of the combination can be determined only provisionally, the acquirer shall account for the combination using those provisional values. The acquirer shall recognize any adjustments to those provisional values as a result of completing the initial accounting within 12 months of the acquisition date as follows: (i) the carrying amount of the identifiable asset, liability or contingent liability that is recognized or adjusted as a result of completing the initial accounting shall be calculated as if its fair value at the acquisition date had been recognized from that date; (ii) goodwill or any gain recognized shall be adjusted by an amount equal to the adjustment to the fair value at the acquisition date of the identifiable asset, liability being recognized or adjusted; and (iii) comparative information presented for the periods before the initial accounting for the combination is complete shall be presented as if the initial accounting has been completed from the acquisition date.

Revenue and Cost Recognition effective January 1, 2018

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 percentage of collection 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. Revenue recognition commences when the required buyer's equity is met.



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 taking into consideration the contract fulfillment assets such as land and connection fees. These 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. Revenue is recognized when services are 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.

Dividend income. Dividend income is recognized when the Group's right to receive payment is established which is generally when shareholders approve the dividend.

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

Installment contracts receivable (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 and contract assets" 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).

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.

Revenue and Cost Recognition prior to January 1, 2018

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the amount of revenue can be reliably measured. The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as principal or agent. The Group has concluded that it is acting as principal on its real estate sales transactions. The following specific recognition criteria must also be met before revenue is recognized:

Real estate sales. For real estate sales, the Group assesses whether it is probable that the economic benefits will flow to the Group when the sales prices are collectible. Collectability of the sales price is demonstrated by the buyer's commitment to pay, which in turn is supported by substantial initial and continuing investments that give the buyer a stake in the property sufficient that the risk of loss through default motivates the buyer to honor its obligation to the seller. Collectability is also assessed by considering factors such as the credit standing of the buyer, age and location of the property.

Revenue from sales of completed real estate projects is accounted for using the POC method. In accordance with Philippine Interpretations Committee (PIC) Q&A No. 2006-01, the POC method is used to recognize income from sales of projects where the Group has material obligations under the sales contract to complete the project after the property is sold, the equitable interest has been transferred to the buyer, construction is beyond preliminary stage (i.e., engineering, design work, construction contracts execution, site clearance and preparation, excavation and the building foundation are finished), and the costs incurred or to be incurred can be measured reliably. Under this method, revenue is recognized as the related obligations are fulfilled, measured principally on the basis of the estimated completion of a physical proportion of the contract work. Any excess of collections over the recognized receivables are included in the "Deposits from customers" account in the liabilities section of the consolidated statements of financial position.

When a sale of real estate does not meet the requirements for revenue recognition, the sale is accounted for under the deposit method. Under this method, revenue is not recognized, and the receivable from the buyer is not recorded. The real estate inventories continue to be reported on the consolidated statements of financial position as "Real estate inventories" and the related liability as deposits under "Deposits from customers".



Cost of real estate sales. This is consistent with the revenue recognition method applied. Cost of subdivision land and residential house and lot units sold before the completion of the development is determined on the basis of the acquisition cost of the land plus its full development costs, which include estimated costs for future development works, as determined by the Group's project engineers.

Cost 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 non-routine 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 (Upon Adoption of PFRS 16)

As Lessee. Except for short-term leases and leases of low-value assets, the Group applies a single recognition and measurement approach for all leases. Since there are no future lease payments on the Group's lease in scope, the Group derecognized the related prepaid land rights under "Other noncurrent assets" in the consolidated statements of financial position and recognized right-of-use assets representing the right to use the underlying assets.

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 (Prior to Adoption of PFRS 16)

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.

Taxes

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.

VAT. Revenues, expenses and assets are recognized net of amount of VAT, if applicable.

For its VAT-registered activities (i.e., services related to the conditional cash transfer), 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 $\mathbb{P}1.0$ 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 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.

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 (\mathbb{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 "Exchange differences in foreign currency translation" in OCI. On disposal of a foreign operation, the component of OCI relating to that particular foreign operation is reclassified to profit or loss.

Segment Reporting

The Group's operating businesses are organized and managed separately according to the nature of the product and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on the Group's business segments is presented in Note 24 to the consolidated financial statements.

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 December 31, 2019, and 2018, the Group has no potentially dilutive common shares.

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.

Real estate revenue recognition effective January 1, 2018 (upon adoption of PFRS 15)

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

- *Identifying performance obligations*. 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.
- Determining the timing of satisfaction of sale of goods and services. The Group concluded that the revenue for sale of palm oil and other palm products and water services is to be recognized when the goods are delivered or as services are performed and it has a present right to payment for the services rendered.
- *Existence of a contract.* The Group's primary document for a contract with a customer 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 and pricing of the property. Management regularly evaluates the historical cancellations and back-outs if it would still support its current threshold of customers' 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. In measuring the progress of its performance obligation over time, the Group uses the output method. 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 certain percentage 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.

In 2019, the Group considered that the initial and continuing investments by the buyer of 10% from 25% in the prior years would demonstrate the buyer's commitment to pay. The Group accounted this change prospectively as a change in an accounting estimate.

<u>Revenue recognition - sales of agricultural goods effective January 1, 2018 (upon adoption of PFRS 15)</u>

• *Real estate revenue recognition prior to January 1, 2018 (prior to adoption of PFRS 15).* Selecting an appropriate revenue recognition method for a real estate sale transaction requires certain judgments about the buyer's commitment to continue the sale which may be ascertained through the significance of the buyer's initial payments and the stage of completion of the project. The buyers' commitment is evaluated based on collections, credit standing and historical collection from buyers.

In determining whether the sales prices are collectible, the Group considers that initial and continuing investments by the buyer reaching a level of collection would demonstrate the buyer's commitment to pay. Management regularly evaluates the historical cancellations and back-outs if it would still support its current threshold of buyers' equity before allowing revenue recognition.



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 solely payments of principal and interest on the amount outstanding. In such cases, the financial asset is required to be measured at FVPL.

As at December 31, 2019 and 2018, the aggregate carrying values of the financial assets amounted to P1,355.2 million and P848.4 million, respectively (see Note 23).

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. The Group defines a financial instrument as in default, which is fully aligned with the definition of credit-impaired, when a borrower is more than 90 days past due on its contractual obligations. 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.

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 calculate the Group's expected loss.



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.

Definition of default and credit-impaired financial 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
- 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 has considered 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 considers a representative range of possible forecast scenarios. This process involves gathering two or more 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 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.





Predicted relationship between the key indicators and default and loss rates on various portfolios of financial assets have been developed based on analyzing historical data over the past 5 years. The methodologies and assumptions including any forecasts of future economic conditions are reviewed regularly.

The Group has not identified any uncertain event that it has assessed to be relevant to the risk of default occurring but where it is not able to estimate the impact on ECL due to lack of reasonable and supportable information.

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 an impact on the consolidated financial statements of the Group.

Distinction of land between real estate inventories and investment properties. The Group determines whether a property will be classified as real estate inventories or investment properties. In making this judgment, the Group considers whether the property will be sold in the normal operating cycle (real estate inventories). All other properties that are not yet determined to be sold in the normal operating cycle are classified as investment properties.

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 assessment process for the POC and the estimated project development costs requires technical determination by management's specialists (project engineers) and involves significant management judgment.

The Group's revenue from real estate is recognized based on the POC are measured principally on the basis of the estimated completion of a physical proportion of the contract work based on the inputs of the management's specialists (project engineers). 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 December 31, 2019 and 2018, the real estate sales recognized over time amounted to P942.7 million and P705.2 million, respectively, while the related cost of real estate sales amounted to P355.2 million and P293.7 million, 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% and 25% in 2019 and 2018, respectively, would demonstrate the buyer's commitment to pay.

In 2019, the Group considered that the initial and continuing investments by the buyer of 10% from 25% in the prior years would demonstrate the buyer's commitment to pay. The reassessment of buyer's equity to 10% was based on the management's evaluation of the historical cancellations and back-outs and consideration of various factors such as collection history with the buyers, age of receivables and pricing of the property. In 2019, the change in the buyer's equity resulted to the recognition of additional real estate sales amounting to P225.2 million and additional cost of real estate sales amounting to P143.3 million. The effect in future periods is not determinable because estimation is impracticable.

The gross amount of ICR and contract assets arising from these sales contracts amounted to ₽733.9 million and ₽353.2 million as of December 31, 2019 and 2018, respectively (see Notes 5 and 14).

Provision for expected credit losses of receivables effective January 1, 2018. 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. 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 probability of default 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 loss given default, 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 loss given default, thus resulting to no recognized impairment loss.

In 2019 and 2018, no additional ECL was recognized in the consolidated statements of comprehensive income. As at December 31, 2019 and 2018, the allowance for ECL recognized in the consolidated statements of financial position amounted to P0.4 million (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. 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 P1,581.0 million and P1,596.8 million as of December 31, 2019 and 2018, respectively (see Note 6).

Determining depreciation method of crushing equipment and RBD and fractionation machineries. The Group uses the depreciation method for its property, plant and equipment that best reflects the expected pattern of consumption of the future economic benefits embodied in the assets. The depreciation method used is reviewed periodically, and if there has been a significant change in the expected pattern of consumption of the future economic benefits embodied in the asset, the method shall be changed to reflect the changed pattern. Such a change shall be accounted for as a change in an accounting estimate.

In 2019, the Group changed the depreciation method of its crushing equipment included in machinery and equipment and RBD and fractionation machineries from units-of-production method to straightline method. The Group assessed that the straight-line method would better reflect the pattern of expected benefits obtained from the use of the assets. This resulted to the accelerated recognition of depreciation expense amounting to ₱9.6 million in 2019. The effect in future periods is not determinable because estimation is impracticable. The Group expects salvage value of 10% of the original cost for the crushing equipment and RBD and fractionation machineries.



Estimating useful lives of property, plant and equipment. The Group estimates the useful lives of property, plant and equipment and investment properties, except land, bearer plants and construction in progress, 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 December 31, 2019 and 2018, the aggregate carrying value of depreciable property, plant and equipment and investment properties, except bearer plants, amounted to P507.1 million and P502.3 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 December 31, 2019 and 2018, the aggregate carrying values of the financial assets amounted to P1,355.2 million and P848.4 million, respectively, and of the financial liabilities amounted to P1,774.5 million and P1,810.9 million, respectively (see Note 23).

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 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 2019, the Group recognized impairment loss of 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. In 2018, the Group recognized impairment loss of P17.6 million to account for the trees specifically identified to have been withered, uprooted or with disease due to unfavorable weather conditions (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 December 31, 2019 and 2018. The recoverable amount was computed using discounted cash flows approach and considered certain assumptions such as future fresh fruit bunches production, prices, direct costs, and discount rate.

The Group recognized an allowance for impairment loss on nonfinancial assets amounting to $\cancel{P}22.0$ million and $\cancel{P}17.6$ million in 2019 and 2018, respectively (see Notes 8 and 12).

The carrying values of the nonfinancial assets follow:

	2019	2018
Investments in associates (Note 10)	₽1,430,401,980	₽1,232,298,149
Other current assets* (Note 8)	349,774,970	271,033,265
Property, plant and equipment (Note 12)	880,355,966	892,143,269
Investment properties (Note 11)	97,133,941	115,269,635
Other noncurrent assets	140,857,610	65,431,779
* 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 $\mathbb{P}317.2$ million and $\mathbb{P}333.8$ million as of December 31, 2019 and 2018, 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 December 31, 2019, and 2018, the Group's retirement obligation amounted to $\mathbb{P}46.4$ million and $\mathbb{P}28.6$ million, respectively (see Note 19).

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 December 31, 2019 and 2018, deferred tax assets amounting to $\mathbb{P}46.3$ million and $\mathbb{P}41.1$ 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. As at December 31, 2019 and 2018, the carrying values of deferred tax assets amounted to $\mathbb{P}27.7$ million and $\mathbb{P}22.5$ million, respectively (see Note 20).

4. Cash

	2019	2018
Cash on hand	₽1,165,527	₽904,738
Cash in banks	73,834,354	74,825,294
	₽74,999,881	₽75,730,032

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 amounting to P0.4 million and P0.5 million in 2019 and 2018, respectively.

5. Receivables

	2019	2018
ICR	₽598,655,904	₽82,723,817
Trade receivables	13,524,501	4,950,173
Dividend receivable (Note 10)	182,200,000	80,000,000
Advances to officers and employees	1,318,906	2,864,006
Other receivables	97,471,164	85,165,164
	893,170,475	255,703,160
Less allowance for impairment	474,380	474,380
	892,696,095	255,228,780
Less noncurrent portion	146,248,831	102,432,352
	₽746,447,264	₽152,796,428

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 2019 and 2018. 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 P2.3 million and P1.8 million in 2019 and 2018, respectively.

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 receivables for the sale of equity. These receivables are noninterest-bearing and are normally on 30-day terms.



6. Real Estate Inventories

	2019	2018
Land for sale and development	₽291,091,721	₽484,425,012
Construction and development costs	1,289,872,543	1,112,377,506
	₽1,580,964,264	₽1,596,802,518

The rollforward of this account follows:

	2019	2018
Balance at beginning of the year	₽1,596,802,518	₽1,381,106,519
Construction costs incurred	284,133,119	198,214,941
Borrowing costs capitalized (Note 16)	35,651,325	_
Depreciation expense capitalized (Note 12)	5,454,280	6,403,558
Purchase of raw land	4,555,160	230,054,221
Transfers from investment properties (Note 11)	9,600,000	66,164,323
Transfer from deposits for purchased land	-	8,524,817
Cost of real estate sold	(355,232,138)	(293,665,861)
	₽1,580,964,264	₽1,596,802,518

The real estate inventories are carried at cost. No inventories are recorded at amounts lower than cost in 2019 and 2018.

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 2019 amounted to P35.7 million (Note 16). The capitalization rate used to determine the borrowing costs eligible for capitalization is 3.92%. In 2018, the Group had no borrowings attributable to its on-going constructions.

In 2018, the Parent Company transferred deposits for purchased land to real estate inventories since the related CTS or sales contracts have already been executed.

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 December 31, 2019 and 2018, the carrying values of the collateralized real estate inventories amounted to ₱322.8 million and ₱380.7 million.



7. Inventories - at cost

	2019	2018
Finished agricultural goods	₽91,464,783	₽79,564,205
Construction materials	60,279,616	67,776,253
Materials and other supplies	2,860,697	2,866,630
	₽154,605,096	₽150,207,088

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

	2019	2018	2017
Fresh fruit bunches at the beginning of year	₽–	₽1,442,996	₽_
Purchase and harvest of fresh fruit bunches	28,001,011	60,433,245	60,957,755
Crude palm oil purchased during the year	16,814,433	—	_
Fresh fruit bunches at the end of year	_	_	(1,442,996)
Fresh fruit branches used in production	44,815,444	61,876,241	59,514,759
Direct labor	3,845,652	5,449,733	7,398,890
Manufacturing overhead	12,924,105	11,794,383	8,408,463
Total manufacturing cost	61,585,201	79,120,357	75,322,112
Finished goods at beginning of year	79,564,205	83,269,901	58,834,616
Finished goods at end of year	(91,464,783)	(79,564,205)	(83,269,901)
Total cost of goods sold	₽49,684,623	₽82,826,053	₽50,886,827

Depreciation capitalized to inventories amounted to $\cancel{P}2.5$ million, $\cancel{P}2.6$ million and $\cancel{P}2.0$ million in 2019, 2018 and 2017 (see Note 12). Cost of agricultural goods sold in 2019, 2018 and 2017 amounted to $\cancel{P}49.7$ million, $\cancel{P}82.8$ million and $\cancel{P}50.9$ million, respectively.

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

Materials and other supplies pertain to fertilizers, fuel and oil and other consumables.

8. Other Assets

	2019	2018
Current:		
Deposits for purchased land	₽160,780,887	₽98,233,487
Creditable withholding taxes	98,227,792	96,550,911
Prepaid expenses	66,777,985	59,926,308
Costs to obtain contracts (Note 26)	16,355,255	12,106,922
Refundable deposits	7,296,467	3,879,053
Miscellaneous	336,584	336,584
	₽349,774,970	₽271,033,265



	2019	2018
Noncurrent:		
Advances to third party	₽102,719,000	₽-
Refundable deposits - net of current portion	36,067,010	27,713,123
Deferred input VAT	2,028,593	7,139,914
Goodwill	43,007	43,007
Prepaid land rights	-	30,535,735
	₽140,857,610	₽65,431,779

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 in the future. In 2018, deposits for purchased land amounting to P66.2 million was transferred to real estate inventories when the related sales contracts were executed or when the Group obtained control over the property (see Note 6).

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.

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

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 $\mathbb{P}1.0$ 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 2019, input VAT written-off amounting to $\mathbb{P}5.0$ million was 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 fair values of the golf club shares are determined using valuation techniques with inputs and assumptions that are based on market observable data and conditions 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). Moreover, the Group's unlisted shares of stock are measured at cost since it represents the best estimate of fair value within the range of possible fair value measurements which are 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 2019 follows:

	2019		
	EIFVPL	EIFVOCI	
Cost:			
At January 1	₽139,742,698	₽434,070,793	
Disposal	(75,617,000)	_	
At December 31	64,125,698	434,070,793	
Cumulative unrealized gain (loss):			
At January 1	93,428,040	(265,423,108)	
Disposal	(50,555,401)	-	
Fair value adjustment	(43,513,896)	(1,086,232)	
At December 31	(641,257)	(266,509,340)	
Carrying values	₽63,484,441	₽167,561,453	
	2018		
	EIFVPL	EIFVOCI	
Cost:			
At January 1	₽212,458,698	₽434,070,793	
Disposal	(72,716,000)	_	
At December 31	139,742,698	434,070,793	
Cumulative unrealized gain (loss):			
At January 1	116,695,671	(294,323,108)	
Disposal	(39,940,197)	-	
Fair value adjustment	16,672,566	28,900,000	
At December 31	93,428,040	(265,423,108)	
Carrying values	₽233,170,738	₽168,647,685	

In 2019 and 2018, the Group sold its 75,617,000 shares and 72,716,000 shares of Apex Mining Corporation (AMC) for ₱94.1 million and ₱122.8 million resulting in a loss of ₱32.1 million and a gain of ₱10.1 million, respectively.

In 2018, upon the adoption of PFRS 9, the Group transferred the cumulative unrealized gain of the quoted equity securities which resulted to an increase in retained earnings by P116.9 million, decrease in AFS investments by P457.0 million and decrease in OCI by P105.0 million as of January 1, 2018. These quoted equity securities were reclassified from AFS investments to EIFVPL.

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

	2019	2018
Palm Concepcion Power Corporation (PCPC)	₽1,081,884,039	₽931,199,493
Peakpower Energy, Inc. (PEI)	294,768,295	247,218,353
East West Rail Transit Corporation (EWRTC)	53,749,646	53,880,303
	₽1,430,401,980	₽1,232,298,149
	2019	2018
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	126,702,232	(32,385,664)
Share in net income	380,303,831	252,093,316
Dividends	(182,200,000)	(93,005,420)
	324,806,063	126,702,232
	₽1,430,401,980	₽1,232,298,149

In 2019 and 2018, PEI declared cash dividend to the Group amounting to ₱72.2 million and ₱13.0 million, respectively, while PCPC declared cash dividend to the Group amounting to ₱110.0 million and ₱80.0 million, respectively. The Group collected the dividends on January 2020 and April 2019, respectively.

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

	2019	2018	2017
Palm Concepcion Power Corporation (PCPC)	₽260,684,547	₽178,224,889	₽77,108,366
Peakpower Energy, Inc. (PEI)	119,749,941	74,323,092	35,459,929
East West Rail Transit Corporation (EWRTC)	(130,657)	(454,665)	(20,550,032)
	₽380,303,831	₽252,093,316	₽92,018,263

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 December 31, 2019 and 2018:

	2019	2018
Assets		
Current assets	₽3,683,808,510	₽3,444,671,246
Noncurrent assets	10,311,897,819	10,814,170,807
Less liabilities		
Current liabilities	2,088,588,083	2,140,627,900
Noncurrent liabilities	6,778,868,122	7,743,342,259
Equity	₽5,128,250,124	₽4,374,871,894
Group's carrying amount of the investment	₽1,081,884,039	₽931,199,493



As of December 31, 2019 and 2018, the Group's share in PCPC's net assets amounted to $\mathbb{P}1,025.7$ million and $\mathbb{P}875.0$ million, respectively. As of December 31, 2019 and 2018, 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.

	2019	2018	2017
Revenue	₽5,326,855,110	₽4,966,294,490	₽3,759,702,545
Costs and expenses	4,023,432,382	4,075,170,047	3,374,160,716
Net income	₽1,303,422,728	₽891,124,443	₽385,541,829

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 December 31, 2019 and 2018:

	2019	2018
Assets		
Current assets	₽874,862,507	₽787,571,313
Noncurrent assets	2,363,246,269	2,420,957,054
Less liabilities		
Current liabilities	1,230,763,795	1,062,002,893
Noncurrent liabilities	588,211,988	918,512,234
Equity	₽1,419,132,993	₽1,228,013,240
Group's carrying amount of the Investment	₽294,768,295	₽247,218,353

As of December 31, 2019 and 2018, the Group's share in PEI's net assets amounted to P283.8 million and P245.6 million, respectively. As of December 31, 2019 and 2018, 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.

	2019	2018	2017
Revenue	₽1,042,302,657	₽971,558,117	₽613,785,445
Costs and expenses	443,552,945	599,942,655	436,485,800
Net income	₽598,749,712	₽371,615,462	₽177,299,645

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, 2019, the Project is under evaluation for approval by the National Economic and Development Authority and the Public-Private Partnership Center.

On July 12, 2017, a new investor was given the option to participate in the PNR East West Railway Project as an additional consortium member subject to certain conditions and approval of the PNR.

The following table sets out the summarized financial information of EWRTC as of December 31, 2019 and 2018:

	2019	2018
Assets		
Current assets	₽38,810,865	₽40,111,635
Noncurrent assets	-	19,043
Less liabilities		
Current liabilities	446,128,619	462,637,705
Capital deficiency	(₽407,317,754)	(₽422,507,027)
Group's carrying amount of the investment	₽53,749,646	₽53,880,303

As of December 31, 2019 and 2018, the Group's share in EWRTC's capital deficiency amounted to ₱135.7 million and ₱140.8 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.

	2019	2018	2017
Revenue	₽669	₽1,305	₽80,392,937
Costs and expenses	392,680	1,365,435	142,665,761
Net loss	₽392,011	₽1,364,130	₽62,272,824

11. Investment Properties

	2019	2018
Land held for capital appreciation	₽95,523,877	₽113,659,571
Land and building held for lease	1,610,064	1,610,064
	₽97,133,941	₽115,269,635

The fair values of land as of December 31, 2019 and 2018 as determined by an independent appraiser based on International Valuation Standards (IVS) in 2018, amounted to ₱398.4 million in both years. The Group classifies the fair values of land 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 December 31, 2019 and 2018. The significant unobservable input to the valuation is the price per square meter.



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:

	2019	2018
Cost:		
Balances at beginning of year	₽113,659,571	₽179,823,894
Transfers to real estate inventories (Note 6)	(9,600,000)	(66,164,323)
Disposal	(8,535,694)	_
Net carrying value	₽95,523,877	₽113,659,571

Land and building held for lease for 2019 and 2018 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 $\mathbb{P}8.5$ million and recognized a gain of $\mathbb{P}5.1$ million presented as gain on sale of investment property under "Other income" in the consolidated statements of comprehensive income (see Note 22). Proceeds from the sale amounted to $\mathbb{P}13.7$ 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 22). 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 2019 and 2018.

Collateralized Properties

In 2018, pursuant to the loan agreement, certain investment properties, with a carrying amount of P35.7 million, were collateralized in favor of the bank to secure the Group's long-term debt (see Note 16).



12. Property, Plant and Equipment

		Leasehold		RBD and Fractionation	Building and	Machineries	Other	Right of Use (Construction in	
2019	Land	Improvements	Bearer Plants	Machineries	8	and Equipment	Equipment	Assets	Progress	Total
Cost		P = 0 = 0 = 0 = 0 = 0 = 0			p				8	
At January 1, as previously reported	₽12,967,297	₽91,157,334	₽360,657,235	₽253,042,963	₽56,966,567	₽305,070,381	₽143,844,375	₽-	₽43,011,570	₽1,266,717,722
Effect of adoption of PFRS 16	-	-	-	-	-	-	-	30,535,735	-	30,535,735
At January 1, as restated	12,967,297	91,157,334	360,657,235	253,042,963	56,966,567	305,070,381	143,844,375	30,535,735	43,011,570	1,297,253,457
Additions	-	23,775	1,074,041	17,857	110,000	446,429	9,045,200	-	_	10,717,302
Disposals	_	-	-	-	-	(1,997,857)	(6,533,125)	-	_	(8,530,982)
At December 31	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
Accumulated depreciation										
At January 1	-	7,383,030	9,255,959	2,671,375	47,435,044	174,531,388	115,738,149	-	-	357,014,945
Depreciation	-	6,539,557	748,214	10,098,423	872,820	4,582,338	9,915,406	1,237,695	_	33,994,453
Disposals	-	-	-	-	-	(1,685,436)	(4,717,415)	-	_	(6,402,851)
At December 31	_	13,922,587	10,004,173	12,769,798	48,307,864	177,428,290	120,936,140	1,237,695	_	384,606,547
Allowance for impairment										
At January 1	-	-	17,559,508	-	-	-	-	-	-	17,559,508
Addition	_	-	16,917,756	-	-	-	-	-	-	16,917,756
At December 31	_	-	34,477,264	-	-	-	-	-	-	34,477,264
Net Book Value	₽12,967,297	₽77,258,522	₽317,249,839	₽240,291,022	₽8,768,703	₽126,090,663	₽25,420,310	₽29,298,040	₽43,011,570	₽880,355,966

				RBD and					
		Leasehold		Fractionation	Building and	Machineries and		Construction in	
2018	Land	Improvements	Bearer Plants	Machineries	Improvements	Equipment	Other Equipment	Progress	Total
Cost									
At January 1	₽12,967,297	₽91,157,334	₽359,583,194	₽253,042,963	₽56,966,567	₽312,972,292	₽130,821,367	₽41,555,362	₽1,259,066,376
Additions	_	_	1,074,041	_	_	2,410,715	17,204,977	1,456,208	22,145,941
Disposals	_	_	_	_	_	(10,312,626)	(4,181,969)	_	(14,494,595)
At December 31	12,967,297	91,157,334	360,657,235	253,042,963	56,966,567	305,070,381	143,844,375	43,011,570	1,266,717,722
Accumulated depreciation									
At January 1	_	2,944,289	8,688,871	2,279,638	45,757,818	176,009,912	109,464,908	_	345,145,436
Depreciation	_	4,438,741	567,088	391,737	1,677,226	8,050,234	10,297,230	_	25,422,256
Disposals	_	_	_	_	_	(9,528,758)	(4,023,989)	_	(13,552,747)
At December 31	_	7,383,030	9,255,959	2,671,375	47,435,044	174,531,388	115,738,149	_	357,014,945
Allowance for impairment	_	_	17,559,508	_	-	-	-	_	17,559,508
Net Book Value	₽12,967,297	₽83,774,304	₽333,841,768	₽250,371,588	₽9,531,523	₽130,538,993	₽28,106,226	₽43,011,570	₽892,143,269



There are no contractual commitments to purchase property and equipment.

The depreciation from property, plant and equipment in 2019 and 2018 are recognized as:

	2019	2018
General, administrative and selling expense		
(see Note 18)	₽25,015,142	₽16,442,595
Real estate inventories (Note 6)	5,454,280	6,403,558
Inventories (Note 7)	2,450,990	2,576,103
Bearer plants	1,074,041	_
	₽33,994,453	₽25,422,256

In 2019 and 2018, 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 2019, the Group recognized impairment loss of 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. In 2018, the Group recognized impairment loss of P17.6 million to account for the trees specifically identified to have been withered, uprooted or with disease due to unfavorable weather conditions.

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, 2019 and 2018. The recoverable amount was computed using discounted cash flows approach and considered certain assumptions such as future fresh fruit bunches production, prices, direct costs, and using an average discount rate of 6.33% and 7.22% in 2019 and 2018, respectively.

The Group sold property and equipment which resulted to a gain of $\mathbb{P}3.5$ million and $\mathbb{P}3.0$ million in 2019 and 2018, respectively, presented as gain on sale of property and equipment under "Other income" in the consolidated statements of comprehensive income (see Note 22). Proceeds from the sale amounted to $\mathbb{P}5.6$ million and $\mathbb{P}3.9$ million in 2019 and 2018, respectively.

As at December 31, 2019 and 2018, the cost of fully depreciated assets still in use by the Group amounted to \neq 101.1 million and \neq 98.5 million, respectively.

13. Accounts and Other Payables

	2019	2018
Trade payables	₽427,571,661	₽405,047,650
Accrued expenses	107,291,740	81,030,905
Retention payable	32,964,356	24,100,743
Statutory payables	7,998,026	11,748,227
Accrued interest payable	5,169,768	9,964,349
Other payables	1,699,605	5,904,349
	₽582,695,156	₽537,796,223

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

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.

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.

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 installment contracts receivable. 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 percentage of completion, less reclassification to ICR.

Contract assets are collectible in equal monthly installments over a period of 5 to 15 years, and bear interest ranging from 10% to 18% in 2019 and 2018. The transfer certificates of title remain in the possession of the Group until full payment has been made by the customers.

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 comprehensive income.

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 December 31, 2019 and 2018 are as follows:

	2019	2018
Current portion of contract assets	₽128,936,113	₽233,125,761
Noncurrent portion of contract assets	6,294,565	77,708,587
Contract liabilities	139,504,435	68,365,034

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, 2018, the Parent Company has outstanding loan from shareholder, which is classified under "Short-term debt" in the current liabilities amounting to P369.0 million, being on demand and noninterest-bearing.

On January 13, 2019, the Group signed into an agreement with the shareholder for the remaining balance of its 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 remaining balance of the loan bears a fixed annual interest rate of 6.00%.

Shareholder Loan - B

As of December 31, 2019 and 2018, ABERDI has outstanding loan from shareholder, which is classified under "Short-term debt" in the current liabilities amounting to P8.0 million, being on demand and noninterest-bearing.

- Noninterest-bearing cash advances to Group's associates, PEI and EWRTC.
- In 2018, the Group received management fees from EWRTC in relation to its agreement to manage the business operations and administer the associate's affairs.

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

		2019		
		Receivable		
Category	Amount	(Payable)	Terms	Conditions
Shareholder				
Short-term debt (see Note 16):				
Shareholder Loan - A:				
Reclassification to long-term debt	₽368,973,519	₽-	On demand; non-	Unsecured;
Shareholder Loan - B	-	(8,000,000)	interest bearing	no collateral
Long-term debt (see Note 16):				
Shareholder Loan - A:				
Reclassification from short-term debt	(₽368,973,519)	₽-	12-year, 6.00%	Unsecured;
Principal and interest payments	51,328,505	-	interest bearing	no collateral
Current		(6,018,818)	Ū.	
Noncurrent	-	(311,626,196)		
Associates				
Advances to*:				
PEI	(₽6,352,755)	₽80,543,761	On demand; non-	Unsecured;
EWRTC	33,841,598	33,841,598	interest bearing	no impairment

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



		2018		
		Receivable		
Category	Amount	(Payable)	Terms	Conditions
Shareholder				
Short-term debt (see Note 16):				
Shareholder Loan - A	(₽396,318,794)	(₽368,973,519)	On demand; non-	Unsecured;
Shareholder Loan - B	-	(8,000,000)	interest bearing	no collateral
Associates				
Advances to*:				
PEI	₽-	₽86,896,516	On demand; non-	Unsecured;
			interest bearing	no impairment
Management fee:				
EWRTC	₽16,000,000	₽-	On demand; non-	Unsecured
			interest bearing	
			-	

* 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:

	2019	2018	2017
Salaries and wages	₽44,005,303	₽42,640,592	₽37,167,528
Short-term benefits	2,736,699	60,000	1,048,390
Post-employment benefits	1,436,163	4,063,995	673,250
	₽48,178,165	₽46,764,587	₽38,889,168

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), Philippine Bank of Communication (PBCOM), May Bank Philippines (MBI), BPI Family Savings Bank (BPIF), Development Bank of the Philippines (DBP), China Bank Corporation (CBC), Asia United Bank (AUB), Bank of Philippines Island (BPIC), and from its shareholders.



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 2019 and 4.5% to 8.5% in 2018, subject to semi-annual and quarterly repricing and ae due at various dates within the following year from the reporting date. Loan from shareholder is on demand and noninterest-bearing.

	2019	2018
UBP	₽100,000,000	₽100,000,000
CBC	100,000,000	100,000,000
UCPB	95,104,000	50,395,200
DBP	74,996,000	59,680,000
Shareholder Loan - A (Note 15)	-	368,973,519
Shareholder Loan - B (Note 15)	8,000,000	8,000,000
	₽378,100,000	₽687,048,719

Interest expense arising from these loans amounts to $\neq 21.1$ million and $\neq 36.7$ million in 2019 and 2018, 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.

	2019	2018
UBP	₽211,388,889	₽164,387,181
UCPB	80,578,108	180,218,808
PBCOM	67,494,993	62,672,218
MBI	66,666,667	-
BPIF	54,048,121	79,534,554
DBP	12,573,984	24,210,860
CBC	11,294,192	8,604,624
AUB	_	66,219,492
BPIC	_	12,000,000
Shareholder Loan - A (Note 15)	317,645,013	
	821,689,967	597,847,737
Less current portion	212,402,746	325,725,830
	₽609,287,221	₽272,121,907

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 2019 and 2018, 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.



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.

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 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.

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 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%.

Loans from AUB

These loans are payable in monthly installments for 5 years secured by real estate mortgage which are subject to variable interest rates ranging from 5.95% to 7.55% and 5.50% to 6.55% in 2019 and 2018, respectively, based on prevailing market interest rate for the same or similar type of loans as determined by the bank.

Loan from BPIC

This loan is payable in monthly installments for 3 years secured by real estate mortgage which is subject to variable interest rates based on prevailing market interest rate for the same or similar type of loans as determined by the bank. In 2019, interest rates used were 5.23% to 7.75% and 5.23% was used in 2018 with no changes during the year.

Shareholder Loan - A (modified)

This loan is payable in monthly installments for 12 years, unsecured, and subject to a fixed annual interest rate of 6% (see Note 15).

The repayment schedule of the long-term debt follows:

Year	2019
2020	₽212,402,746
2021	205,134,217
2022 - 2030	404,153,004
	₽821,689,967

Interest expense arising from these loans and from those due to related parties recognized in consolidated statements of comprehensive income amounts to P37.6 million and P47.3 million in 2019 and 2018, respectively. In 2019, borrowing costs amounting to P35.7 million are capitalized as



part of real estate inventories (see Note 6). The capitalization rate used to determine the borrowing costs eligible for capitalization is 3.92%. In 2018, the Group had no borrowings attributable to its ongoing constructions.

Security and Debt Covenants

Real estate inventories with carrying amounts of $\mathbb{P}322.8$ million and $\mathbb{P}380.7$ million as of December 31, 2019 and 2018, respectively, are collateralized for its loans payable (see Note 6). In 2018, investment properties with a carrying amount of $\mathbb{P}35.7$ million were collateralized in favor of the bank to secure the Parent Company's long-term debt (see Note 11).

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 December 31, 2019 and 2018, the group's common stock consists of:

	Authorized	Ou	itstanding
	Capital Stock	2019	2018
Subscribed and issued common shares*,			
₽1 par value	3,300,000,000	2,477,668,925	2,477,668,925
Less treasury shares		1,014	1,014
		2,477,667,911	2,477,667,911

* Includes fractional shares from the 2013 stock dividend declaration totaling 1,014 shares.

On October 12, 2017, the BOD approved the conversion of the Group's debt to Brownfield Holdings Incorporated amounting to 250,000,000 and deposits for future subscription of Valueleases, Inc. and RME Consulting, Inc. amounting to 220,000,000 to equity at 1.13 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 ₱4.50 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 2,092 and 2,098 stockholders as of December 31, 2019 and 2018, respectively in the records of the transfer agent, Professional Stock Transfer, Inc. (PSTI).

The share price closed at ₱0.71 on December 27, 2019 and ₱0.78 on December 29, 2018.



Additional paid-in capital (APIC)

There are no movements in APIC in 2019 and 2018. APIC amounted to P638.0 million (net of treasury shares amounting to P1,014) as of December 31, 2019 and 2018.

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 $\mathbb{P}1$. These shares are not entitled for dividends.

Retained earnings

Retained earnings include the accumulated equity in undistributed net earnings of consolidated subsidiaries amounting to P1,143.1 million and P648.1 million as of December 31, 2019 and December 31, 2018, respectively. These amounts are not available for dividend declaration until these are declared by the subsidiaries.

Non-controlling interests

The Group's non-controlling interest recognized is the proportionate interests of the Parent Company in MCPI. Non-controlling interest amounted to $\mathbb{P}3.3$ million and $\mathbb{P}3.5$ million as of December 31, 2019 and 2018, respectively.

The summarized financial information of MCPI are provided below.

	2019	2018	2017
Assets	₽6,839,725	₽6,856,406	₽6,908,783
Liabilities	59,359	559	22,958
Equity	6,780,366	6,855,847	6,885,825
Net loss	75,481	29,978	16,097

As of December 31, 2019, 2018 and 2017, the accumulated balances of and net income attributable to noncontrolling interests follows:

	2019	2018	2017
Accumulated balances:			
Noncontrolling interest share in equity	₽3,342,671	₽3,495,179	₽3,513,671
Net loss attributable to NCI	152,508	18,492	8,549
Other comprehensive loss attributable to NCI	152,508	18,492	8,549

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 2019 and 2018.

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

	2019	2018
Short-term debt	₽378,100,000	₽687,048,719
Long-term debt	821,689,967	597,847,737
Capital stock	2,477,668,925	2,477,668,925
Additional paid-in capital	637,968,859	637,968,859
Retained earnings	1,143,092,830	648,147,097
	₽5,458,520,581	₽5,048,681,337

Earnings per share

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

	2019	2018	2017
Net income attributable to the owners of the			
Parent Company	₽494,945,733	₽288,774,597	₽299,590,438
Weighted average number of outstanding shares	2,477,667,911	2,477,667,911	2,178,995,345
Basic earnings per share	₽0.20	₽0.12	₽0.14

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

	2019	2018	2017
Personnel cost	₽83,069,166	₽93,887,224	₽68,217,305
Marketing	51,226,497	55,929,765	43,141,610
Taxes and licenses	25,465,859	33,606,761	34,278,530
Depreciation	25,014,986	16,442,595	11,739,258
Outside services	10,998,341	26,179,208	17,857,217
Professional fees	10,250,175	19,948,941	23,720,898
Rental (Note 21)	13,361,982	14,812,424	7,624,645
Utilities and supplies	8,840,293	11,275,592	8,646,046
Transportation and travel	6,619,671	9,867,474	9,561,038
Retirement benefits (Note 19)	5,103,421	8,676,690	5,245,687
Repairs and maintenance	4,524,947	4,921,622	4,609,578
Directors fee	940,647	1,349,500	2,270,500
Board meetings	851,021	1,354,227	817,445
Insurance	541,762	2,115,412	1,716,128
Others	18,393,428	18,033,693	14,207,628
	₽265,202,196	₽318,401,128	₽253,653,513



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. Retirement Benefit Obligation

The Group has a funded non-contributory retirement plan covering all regular and full-time employees effective July 1, 2002 (anniversary date was amended to take effect every January 1, retroactive 2003). Benefits are dependent on the years of service and the respective employee's compensation.

The defined benefit obligation is determined using the Projected Unit Credit method. There was no plan of termination, curtailment or settlement for the years ended December 31, 2019 and 2018.

Responsibilities of Trustee

The retirement fund is being administered and managed through a Multi-Employer Retirement Plan (the "Plan") by a trustee bank. The Retirement Plan Trustee, as appointed by the Group in the Trust Agreement executed between the Group and the duly appointed Retirement Plan Trustee, is responsible for the general administration of the Plan and the management of the retirement fund.

The Retirement Plan Trustee may seek the advice of counsel and appoint an investment manager or managers to manage the retirement fund, an independent accountant to audit the fund, and an actuary to value the retirement fund.

The following tables summarize the components of retirement benefit costs recognized in the consolidated statements of comprehensive income and the amounts recognized in the consolidated statements of financial position.

The components of retirement benefit expense recognized as retirement benefits under "General, administrative and selling expenses" in the consolidated statements of comprehensive income are as follows (see Note 18):

	2019	2018	2017
Current service cost	₽2,576,138	₽7,195,622	₽4,691,139
Interest expense on defined benefit obligation	3,083,098	1,747,735	1,333,004
Interest income on plan assets	(555,815)	(266,667)	_
Gain on settlement	_	_	(778,456)
Total retirement benefit expense - net	₽5,103,421	₽8,676,690	₽5,245,687

The components of remeasurements of retirement benefit costs recognized in OCI are as follows:

	2019	2018	2017
Actuarial loss (gain) on defined benefit			
obligation	₽9,986,687	(₽7,302,949)	₽1,939,664
Remeasurement loss (gain) on plan assets	4,368,302	436,563	(207,523)
Income tax effect	(4,306,497)	2,059,916	(519,642)
Remeasurement loss (gain) at end of year	₽10,048,492	(₽4,806,470)	₽1,212,499



Remeasurement loss on defined benefit obligation recognized in the balance sheets are as follows:

	2019	2018
At January 1	₽10,036,442	₽14,842,912
Actuarial loss (gain) on defined benefit obligation	9,986,687	(7,302,949)
Actuarial loss (gain) on fair value of plan assets	4,368,302	436,563
Income tax effect	(4,306,497)	2,059,916
At December 31	₽20,084,934	₽10,036,442

The breakdown of the retirement benefit obligation recognized in the consolidated statements of financial position follow:

	2019	2018
Present value of defined benefit obligation	₽47,590,152	₽33,643,703
Fair value of plan assets	(1,211,400)	(5,023,887)
Retirement benefit obligation	₽46,378,752	₽28,619,816

Changes in the present value of the defined benefit obligation follow:

	2019	2018
Balance at beginning of year	₽33,643,703	₽32,151,135
Current service cost	2,576,138	7,195,622
Interest cost	3,083,098	1,747,735
Benefits paid	(1,699,474)	(147,840)
Actuarial losses (gains)	9,986,687	(7,302,949)
Balance at end of year	₽47,590,152	₽33,643,703

Changes in the fair value of plan assets follow:

	2019	2018
Balance at beginning of year	₽5,023,887	₽5,341,623
Interest income	555,815	266,667
Actuarial gain (losses)	(4,368,302)	(436,563)
Benefits paid	_	(147,840)
Balance at end of year	₽1,211,400	₽5,023,887

The fair value of plan assets by each class as of December 31 are as follows:

	2019	2018
Equity investments	₽741,754	₽4,541,594
Deposits in banks	481,196	708,712
Debt instruments	_	70,334
Others	(11,550)	(296,753)
Balance at end of year	₽1,211,400	₽5,023,887

For determination of the retirement benefit obligation, the following actuarial assumptions were used:

	2019	2018
Discount rates used	5.54%	7.70%
Expected rate of salary increases	4.00%	5.00%



Assumptions regarding future mortality and disability are based on the 2001 CSO table-Generational and The Disability Study, Period 2, Benefit 5, respectively.

The sensitivity analysis below has been determined based on reasonable possible changes of each significant assumption on the defined benefit obligation as of December 31, 2019, assuming all other assumptions were held constant.

	December 31, 2019)
		Effect
100 bps increase in discount rate	2.3% to 6.0% decrease	(₽1,363,829)
100 bps decrease in discount rate	2.6% to 6.6% increase	1,495,417
100 bps increase in salary rate	2.6% increase	1,503,472
100 bps decrease in salary rate	2.4% decrease	(1,395,937)
Increase in DBO, no attrition rates	2.1% increase	1,875,808

	December 31, 2018		
		Effect	
100 bps increase in discount rate	3.7% decrease	(₽1,274,668)	
100 bps decrease in discount rate	4.1% increase	1,396,313	
100 bps increase in salary rate	4.1% increase	1,419,787	
100 bps decrease in salary rate	3.8% decrease	(1,317,968)	
Increase in DBO, no attrition rates	2.0% increase	695,779	

The average duration of the defined benefit obligation at the end of the reporting date is 2.4 years. Shown below is the maturity analysis of the undiscounted benefit payments as at December 31, 2019.

	Amount
2020	₽30,659,168
2021	5,277,577
2022	4,484,565
2023	5,993,936
2024	3,613,453
2025 - 2029	20,566,075

20. Income Taxes

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

	2019	2018	2017
RCIT	₽36,444,856	₽39,866,601	₽7,424,653
MCIT	304,879	373,900	253,461
	₽36,749,735	₽40,240,501	₽7,678,114

The reconciliation of provision for income tax computed at the statutory tax rate to provision for income tax reported in the consolidated statements of comprehensive income follows:

	2019	2018	2017
Provision for income tax computed			
at statutory rate	₽187,915,473	₽104,648,918	₽88,735,655
Adjustments for:			
Share in net income of associates	(114,091,149)	(75,627,995)	(27,605,479)
Interest income subjected to final tax	(44,239)	(6,162)	(56,504)
Change in unrecognized deferred tax assets	27,765,665	35,714,597	1,419,283
Nondeductible (non-taxable) unrealized loss			
(gain) on EIFVPL	13,054,169	(5,001,770)	-
Nondeductible (non-taxable) loss (gain) on			
sale of EIFVPL	9,628,444	(3,029,773)	-
Nondeductible expenses	5,311,675	8,753,122	12,061,536
Expired NOLCO	2,051,648	1,415,977	309,895
Nontaxable income	-	(7,883,985)	(79,751,268)
Expired MCIT	_	1,090,692	1,090,509
	₽131,591,686	₽60,073,621	(₽3,796,373)

The components of net deferred tax liabilities as of December 31, 2019 and 2018 follow:

	2019	2018
Deferred tax liabilities on:		
Excess of real estate sales based on POC		
over real estate sales based on tax rules	(₽158,601,755)	(₽59,781,936)
Prepaid commission	(4,906,578)	(3,632,077)
Unrealized foreign exchange gain	_	(4,411,494)
	(163,508,333)	(67,825,507)
Deferred tax assets on:		
Retirement benefit liability	6,428,486	5,386,520
Unamortized past service costs	213,517	634,673
Allowance for expected credit losses	126,439	126,439
Unrealized foreign exchange loss	3,281	_
	6,771,723	6,147,632
In equity:		
Remeasurement loss on retirement benefit plan	7,887,204	3,844,981
Cumulative translation adjustment	(1,761,959)	_
	6,125,245	3,844,981
Deferred tax liabilities - net	(₽150,611,365)	(₽57,832,894)

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	2019	2018
Deferred tax assets on:		
Allowance for impairment loss on		
property, plant and equipment	₽11,854,952	₽5,267,852
Retirement benefit obligation	407,859	428,640
Allowance for impairment on receivables	15,875	15,875
ROU asset	11,282	_
Unamortized past service cost	2,645	6,363,761
Unrealized forex loss	300	_
	12,292,913	12,076,128
In equity:		
Remeasurement loss on retirement benefit plan	720,624	456,351
Deferred tax assets	₽13,013,537	₽12,532,479

The components of net deferred tax assets as of December 31, 2019 and 2018 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 $\mathbb{P}46.3$ million and $\mathbb{P}41.1$ million as of December 31, 2019 and 2018, respectively. These come from the following subsidiaries: ABERDI, BAC, PTCHC, ABBWCI, HLPC, SHDI and MCPI.

As of 2018, the Group has unrecognized deferred tax assets relating to cumulative translation adjustment from exchange differences in foreign currency translation of BCL's financial statements amounting to P0.9 million. These were not recognized since management does not expect these to be realized before expiration.

The details of unrecognized deferred tax assets as at December 31, 2019 and 2018 are as follows:

	201	9	201	2018		
	Temporary		Temporary			
	Difference Tax Effect Difference Tax Ef					
NOLCO	₽151,146,310	₽45,343,893	₽129,819,378	₽38,945,813		
Excess MCIT	932,240	932,240	1,184,192	1,184,192		
Cumulative translation						
adjustment	-	-	3,104,652	931,396		
	₽152,078,550	₽46,276,133	₽134,108,222	₽41,061,401		

NOLCO. The details of NOLCO are as follow:

Year		At December 31,			At December 31,
Incurred	Expiry Date	2018	Addition	Expired	2019
2016	December 31, 2019	₽33,958,898	₽-	(₽33,958,898)	₽
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
		₽129,819,378	₽55,285,830	(₽33,958,898)	₽151,146,310



	At December 31,		1	At December 31,
Expiry Date	2018	Addition	Expired	2019
December 31, 2019	₽556,831	₽-	(₽556,831)	₽_
December 31, 2020	253,461	_	_	253,461
December 31, 2021	373,900	_	_	373,900
December 31, 2022	_	304,879	_	304,879
	₽1,184,192	₽304,879	(₽556,831)	₽932,240
	December 31, 2019 December 31, 2020 December 31, 2021	Expiry Date 2018 December 31, 2019 ₱556,831 December 31, 2020 253,461 December 31, 2021 373,900 December 31, 2022 -	Expiry Date 2018 Addition December 31, 2019 ₱556,831 ₱- December 31, 2020 253,461 - December 31, 2021 373,900 - December 31, 2022 - 304,879	Expiry Date 2018 Addition Expired December 31, 2019 ₱556,831 ₱- (₱556,831) December 31, 2020 253,461 - - December 31, 2021 373,900 - - December 31, 2022 - 304,879 -

<u>MCIT</u>. The details of excess MCIT are as follow:

21. 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 2019, lease agreements have expired and were not renewed. In 2018, rental income from third parties under these operating leases amounted to P0.9 million (see Note 22).

Group as a Lessee

In 2019 and 2018, 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 Parent Company 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.

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.

In 2019, the movements in the Group's right-of-use asset follows (Note 12):

Cost	
At January 1 and December 31, 2019	₽41,655,391
Accumulated depreciation	
At January 1, 2019, as restated	11,119,656
Depreciation	1,237,695
At December 31, 2019	12,357,351
Net book value	₽29,298,040



The following are the amounts recognized in 2019 in relation to the adoption of PFRS 16:

Depreciation expense of right-of-use asset (Note 12)	₽1,237,695
Expenses relating to short-term leases charged to operating expenses	
(Note 18)	13,361,982
	₽14,599,677

22. Other Income

	2019	2018	2017
Tapping fees, transfer fees and other water			
charges	₽8,361,245	₽7,240,732	₽5,614,354
Gain on sale of investment property (Note 11)	5,138,414	-	-
Gain (loss) on sale of property and			
equipment (Note 12)	3,475,684	2,966,668	(29,673)
Interest income (Notes 4 and 5)	2,741,357	2,281,600	6,411,751
Income from forfeited deposits	1,276,766	5,906,511	4,769,498
Management fees income (Note 15)	_	16,000,000	—
Rental income (Notes 11 and 21)	_	905,206	2,140,115
	₽20,993,466	₽35,300,717	₽18,906,045

Income from forfeited collections pertains to deposits 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*.

23. 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 2019 and 2018.

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:

	2019	2018
Financial assets:		
Cash in banks*	₽73,834,354	₽74,825,294
Receivables**	891,377,189	252,364,774
Receivables from related parties	114,385,359	86,896,516
Refundable deposits	43,363,477	31,592,176
	₽1,122,960,379	₽445,678,760

* Excluding cash on hand amounting ₱1,165,527 and ₱904,738 in 2019 and 2018, respectively.

** Excluding advances to officers and employees amounting to ₽1,318,906 and ₽2,864,006 in 2019 and 2018, respectively.

	The aging analysis o	of debt financial ass	ets as of December 31	, 2019 and 2018 are as follows:
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	2019						
		Neither Past Past Due But not 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*	₽73,834,354	₽73,834,354	₽-	₽-	₽-	₽-	₽-
Receivables**	891,851,569	281,775,681	219,471,516	170,136,017	83,424,011	136,569,964	474,380
Receivables from							
related parties	114,385,359	114,385,359	-	-	-	-	-
Refundable deposits	43,363,477	43,363,477	-	-	-	-	-
·	₽1,123,434,759	₽513,358,871	₽219,471,516	₽170,136,017	₽83,424,011	₽136,569,964	₽474,380

* Excluding cash on hand amounting P1,165,527.

** Excluding advances to officers and employees amounting to P1,318,906.

		2018						
		Neither Past	Past Due But not l	Impaired				
		Due	Less than	30-60	61-90	More than		
	Total	nor Impaired	30 Days	Days	Days	90 Days	Impaired	
Financial assets:								
Cash in banks*	₽74,825,294	₽74,825,294	₽-	₽-	₽-	₽-	₽-	
Receivables**	252,839,154	163,399,778	63,932,487	18,857,270	6,175,239	_	474,380	
Receivables from								
related parties	86,896,516	86,896,516	-	_	_	_	_	
Refundable deposits	31,592,176	31,592,176	_	_	_	_	_	
	₽446,153,140	₽356,713,764	₽63,932,487	₽18,857,270	₽6,175,239	₽-	₽474,380	

* Excluding cash on hand amounting P904,738.

** Excluding advances to officers and employees amounting to P2,864,006.

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

	2019						
	Neither Pa	ast Due nor Impaired		Past Due but	Overdue and		
	High	Medium	Low	Not Impaired	Impaired	Total	
Financial assets:							
Cash in banks*	₽73,834,354	₽-	₽-	₽-	₽-	₽73,834,354	
Receivables**	281,775,681	-	-	609,601,508	474,380	891,851,569	
Receivables from related							
parties	114,385,359	-	_	-	_	114,385,359	
Refundable deposits	43,363,477	-	-	-	_	43,363,477	
	₽513,358,871	₽-	₽-	₽609,601,508	₽474,380	₽1,123,434,759	

* Excluding cash on hand amounting ₽1,165,527.

** Excluding advances to officers and employees amounting to ₱1,318,906.

			2018			
	Neither Pa	ast Due nor Impaire	d	Past Due but	Overdue and	
	High	Medium	Low	Not Impaired	Impaired	Total
Financial assets:						
Cash in banks*	₽74,825,294	P	₽-	₽-	₽-	₽74,825,294
Receivables**	163,399,778	_	-	88,964,996	474,380	252,839,154
Receivables from related						
parties	86,896,516	_	-	_	_	86,896,516
Refundable deposits	31,592,176	_	-	_	_	31,592,176
	₽356,713,764	₽-	₽-	₽88,964,996	₽474,380	₽446,153,140

* Excluding cash on hand amounting P904,738.

** Excluding advances to officers and employees amounting to P2,864,006.

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.

The tables below summarize the Group's financial assets that can be used to manage its liquidity risk and the maturity profile of its financial liabilities as of December 31, 2019 and 2018 based on contractual undiscounted payments:

		2019)	
	On	One Year	More than	
	Demand	and Below	One Year	Total
Financial Assets				
Cash	₽74,999,881	₽-	₽-	₽74,999,881
Receivables*	_	745,128,358	146,248,831	891,377,189
EIFVPL	_	63,484,441	-	63,484,441
EIFVOCI	_	-	167,561,453	167,561,453
Receivables from related parties	114,385,359	-	-	114,385,359
Refundable deposits	43,363,477	-	_	43,363,477
	₽232,748,717	₽808,612,799	₽313,810,284	₽1,355,171,800
Financial Liabilities				
Accounts and other payables **	₽–	₽574,697,130	₽-	₽574,697,130
Short-term debt		, ,		, ,
Principal	_	378,100,000	_	378,100,000
Interest	_	11,835,904	_	11,835,904
Long-term debt		, ,		, ,
Principal	₽_	₽212,402,746	₽609,287,221	₽821,689,967
Interest	-	46,817,436	114,282,429	161,099,865
	₽-	₽1,223,853,216	₽723,569,650	₽1,947,422,866
Net Inflow (Outflow)	₽232,748,717	(₽415,240,417)	(₽409,759,366)	(₽592,251,066)

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

** Excluding statutory payables amounting to ₽7,998,026.



	2018					
	On	One Year	More than			
	Demand	and Below	One Year	Total		
Financial Assets						
Cash	₽75,730,032	₽-	₽-	₽75,730,032		
Receivables*		149,932,422	102,432,352	252,364,774		
EIFVPL	-	233,170,738	-	233,170,738		
EIFVOCI	-	-	168,647,685	168,647,685		
Receivables from related parties	86,896,516	-	-	86,896,516		
Refundable deposits	31,592,176	_	_	31,592,176		
	₽194,218,724	₽383,103,160	₽271,080,037	₽848,401,921		
Financial Liabilities						
Accounts and other payables **	₽-	₽526,047,996	₽-	₽526,047,996		
Short-term debt						
Principal	-	687,048,719	-	687,048,719		
Interest	-	13,812,431	-	13,812,431		
Long-term debt						
Principal	-	325,725,830	272,121,907	597,847,737		
Interest	_	55,554,293	121,518,097	177,072,390		
	₽-	₽1,608,189,269	₽393,640,004	₽2,001,829,273		
Net Inflow (Outflow)	₽194,218,724	(₽1,225,086,109)	(₱122,559,967)	(₱1,153,427,352)		

* Excluding advances to officers and employees amounting to P2,864,006.

** Excluding statutory payables amounting to ₱11,748,227.

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:

2019		2018		
Increase (decrease)	Effect on profit	Increase (decrease) in	Effect on profit	
in basis points	before tax	basis points	before tax	
300	(₽3,123,787)	300	(₱3,126,287)	
200	(2,082,524)	200	(2,085,024)	
100	(1,041,262)	100	(1,043,762)	
(100)	1,041,262	(100)	1,043,762	
(200)	2,082,524	(200)	2,085,024	
(300)	3,123,787	(300)	3,126,287	

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, 2019 and 2018.

	Effect on net	income	Effect on	equity
Change in index	2019	2018	2019	2018
+5%	₽3,174,222	₽11,658,537	₽7,739,022	₽7,793,333
-5%	(3,174,222)	(11,658,537)	(7,739,022)	(7,793,333)

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

	20	2018		
	Carrying		Carrying	
	Values	Fair Values	Values	Fair Values
Financial Assets				
Cash	₽74,999,881	₽74,999,881	₽75,730,032	₽75,730,032
Receivables*	891,377,189	893,596,231	252,364,774	256,956,659
Receivables from related parties	114,385,359	114,385,359	86,896,516	86,896,516
EIFVPL	63,484,441	63,484,441	233,170,738	233,170,738
EIFVOCI	167,561,453	167,561,453	168,647,685	168,647,685
Refundable deposits	43,363,477	43,363,477	31,592,176	31,592,176
	₽1,355,171,800	₽1,357,390,842	₽848,401,921	₽852,993,806
Financial Liabilities				
Accounts and other payables**	₽574,697,130	₽574,697,130	₽526,047,996	₽526,047,996
Short-term debt	378,100,000	378,100,000	687,048,719	687,048,719
Long-term debt	821,689,967	903,019,072	597,847,737	599,379,922
	₽1,774,487,097	₽1,855,816,202	₽1,810,944,452	₽1,812,476,637

* Excluding advances to officers and employees amounting to P1,318,906 and P2,864,006 in 2019 and 2018, respectively. ** Excluding statutory payables amounting to P7,998,026 and P11,748,227 in 2019 and 2018, respectively.

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 termdebt.* The fair values approximate their carrying amounts as of reporting dates due to the shortterm 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 December 31, 2019 and 2018, 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.

24. 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, 2019;
- 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, 2019, 2018 and 2017, 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 December 31, 2019							
	Real Estate Development	Agricultural	Power and Utilities	Holding	Eliminations	Consolidated		
Revenue	₽964,086	₽63,724	<u>and Otinites</u> ₽–	<u>₽</u> _	<u>P</u> _	₽1,027,810		
Costs and expenses	(367,222)	(49,684)	-	_	-	(416,906)		
Gross profit	596,864	14,040	-	-	-	610,904		
General, administrative and								
selling expenses	(201,509)	(66,302)	(472)	(457)	3,538	(265,202)		
Other income (expenses)	(2,087)	(16,806)	380,443	104,834	(185,700)	280,684		
Income (loss) before income tax	393,268	(69,068)	379,971	104,377	(182,162)	626,386		
Provision for (benefit from)								
income tax	(120,042)	1,326	1	-	(12,878)	(131,593)		
Net income (loss)	₽273,226	(₽67,742)	₽ 379,972	₽104,377	(₽195,040)	₽494,793		



	For the Year Ended December 31, 2019								
	Real Estate Development	Agricultural	Power and Utilities	Holding	Eliminations	Consolidated			
Net income attributable to:	B272 22((B(7.742)	B200 010	D104 277	(B105 079)	B404 702			
Owners of the Parent Company Non-controlling interests	₽273,226 _	(₽67,742) _	₽380,010 (38)	₽104,377 _	(₽195,078) 38	₽494,793 _			
	₽273,226	(₽67,742)	₽379,972	₽104,377	(₽195,040)	₽494,793			

		As of December 31, 2019							
	Real Estate Development	Agricultural	Power and Utilities	Holding	Eliminations	Consolidated			
Other information	Development	Agricultural	and Othities	Holding	Emmations	Consonuateu			
Segment assets	₽5,740,190	₽1,275,544	₽1,423,671	₽1,193,626	(₽3,578,405)	₽6,054,626			
Deferred tax assets		3,775	_		9,239	13,014			
Total Assets	₽5,740,190	₽1,279,319	₽1,423,671	₽1,193,626	(₽3,569,166)	₽6,067,640			
Segment liabilities	₽1,769,159	₽1,084,596	₽41,241	₽829,590	(₽1,784,043)	₽1,940,543			
Deferred tax liabilities	148,849	-	3		1,759	150,611			
Total Liabilities	₽1,918,008	₽1,084,596	₽41,244	₽829,590	(₽1,782,284)	₽2,091,154			

		For the Year Ended December 31, 2018					
	Real Estate		Power				
	Development	Agricultural	and Utilities	Holding	Eliminations	Consolidated	
Revenue	₽725,628	₽103,940	₽–	₽-	(₽3,500)	₽826,068	
Costs and expenses	(303,291)	(82,826)	_	_	_	(386,117)	
Gross profit	422,337	21,114	-	-	(3,500)	439,951	
General, administrative and							
selling expenses	(256,676)	(60,960)	(3,267)	(1,155)	3,657	(318,401)	
Other income (expenses)	(3,277)	(22,401)	4	94,106	158,848	227,280	
Income (loss) before income tax	162,384	(62,247)	(3,263)	92,951	159,005	348,830	
Provision for income tax	32,626	15,064	48	325	12,011	60,074	
Net income (loss)	₽129,758	(₽77,311)	(₱3,311)	₽92,626	₽146,994	₽288,756	
Net income attributable to:							
Owners of the Parent Company	₽129,758	(₽77,311)	(₽3,296)	₽92,626	₽146,979	₽288,756	
Non-controlling interests	-	-	(15)	-	15	-	
	₽129,758	(₽77,311)	(₱3,311)	₽92,626	₽146,994	₽288,756	

		As of December 31, 2018						
	Real Estate		Power					
	Development	Agricultural	and Utilities	Holdings	Eliminations	Consolidated		
Other information								
Segment assets	₽5,318,537	₽1,285,269	₽278,403	₽1,115,954	(₽2,544,469)	₽5,453,694		
Deferred tax assets	_	37,503	4,968	154	(30,093)	12,532		
Total Assets	₽5,318,537	₽1,322,772	₽283,371	₽1,116,108	(₽2,574,562)	₽5,466,226		
Segment liabilities	₽1,709,631	₽-	₽210,046	₽-	₽-	₽1,919,677		
Deferred tax liabilities	51,938	1,049,719	_	890,705	(1,934,529)	57,833		
Total Liabilities	₽1,761,569	₽1,049,719	₽210,046	₽890,705	(₽1,934,529)	₽1,977,510		

		Fe	or the Year Ended	December 31, 2	2017	
_	Real Estate		Power			
	Development	Agricultural	and Utilities	Holdings	Eliminations	Consolidated
Revenue	₽472,495	₽82,430	₽-	₽-	(₱3,500)	₽551,425
Costs and expenses	(255,147)	(37,398)	(4,333)	(175)	3,500	(293,553)
Gross profit (loss)	217,348	45,032	(4,333)	(175)	-	257,872
General, administrative and						
selling expenses	(₽178,133)	(P 47,760)	(₱11,840)	(₽15,920)	₽-	(₱253,653)
Other income (expenses)	223,414	(23,865)	_	92,018	_	291,567
Income (loss) before income tax	262,629	(26,593)	(16,173)	75,923	-	295,786
Benefit from income tax	(3,796)	_	_	_	_	(3,796)
Net income (loss)	₽258,833	(₱26,593)	(₱16,173)	₽75,923	₽-	₽291,990
Net income attributable to:						
Owners of the Parent Company	₽258,833	(₱26,593)	(₱16,164)	₽75,923	₽-	₽291,999
Non-controlling interests	_	_	(9)	_	_	(9)
	₽258,833	(₱26,593)	(₱16,173)	₽75,923	₽-	₽291,990



		As of December 31, 2017						
	Real Estate		Power					
	Development	Agricultural	and Utilities	Holdings	Eliminations	Consolidated		
Other information								
Segment assets	₽5,438,692	₽1,155,057	₽47,487	₽967,786	(₽2,532,329)	₽5,076,693		
Deferred tax assets	20,735	17,393	148	154	-	38,430		
Total Assets	₽5,459,427	₽1,172,450	₽47,635	₽967,940	(₽2,532,329)	₽5,115,123		
Segment liabilities	₽2,080,139	₽825,425	₽28,851	₽688,400	(₽1,970,770)	₽1,652,045		
Deferred tax liabilities	74,107	-	2	_	(16,211)	57,898		
Total Liabilities	₽2,154,246	₽825,425	₽28,853	₽688,400	(₽1,986,981)	₽1,709,943		

25. Notes to Consolidated Statements of Cash Flows

2019

	Beginning				
	Balance	Availments	Payments	Others	Ending Balance
Short-term debt	₽687,048,719	₽245,805,000	(₱185,780,200)	(₽376,973,519)	₽370,100,000
Long-term debt	597,847,737	265,676,700	(410,807,989)	376,973,519	829,689,967
Interest (Note 13)	9,964,349	_	(64,524,147)	59,729,566	5,169,768
	₽1.294.860.805	₽511.481.700	(₱661,112,336)	₽59,729,566	₽1.204.959.735

2018

	Beginning				
	Balance	Availments	Payments	Others	Ending Balance
Short-term debt	₽544,500,000	₽548,653,519	(₽406,104,800)	₽	₽687,048,719
Long-term debt	892,699,036	108,815,298	(403,666,597)	_	597,847,737
Interest (Note 13)	7,073,139	_	(81,140,117)	84,031,327	9,964,349
	₽1,444,272,175	₽657,468,817	(₱890,911,514)	₽84,031,327	₽1,294,860,805

Others include reclassification of loan from shareholder from short-term debt to long-term debt in 2019 (see Notes 15 and 16), interest expense and capitalized borrowing costs.

26. 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:

₽480,756,219	₽347,233,146
461,979,547	357,952,543
45,945,063	75,205,185
9,546,393	8,367,151
3,602,097	_
1,836,356	2,081,326
1,348,977	3,132,811
	461,979,547 45,945,063 9,546,393 3,602,097 1,836,356





	2019	2018
Palm stearin	₽ 865,857	₽4,746,991
Palm fatty acid distillate	579,857	387,964
Refined bleached deodorized oil	_	6,518,927
Water service	21,349,825	20,441,816
	₽1,027,810,191	₽826,067,860

The real estate sales are revenue from contracts with customers that are recognized over time while revenue from water service and sale of agricultural goods are recognized at a point in time.

Contract Balances

	2019	2018
ICR	₽ 598,655,904	₽82,723,817
Current portion of contract assets	128,936,113	233,125,761
Noncurrent portion of contract assets	6,294,565	77,708,587
Costs to obtain contracts	16,355,255	12,106,922
Contract liabilities	139,504,435	68,365,034

ICR are from real estate sales which are collectible in equal monthly installments with over a period of 2 to 15 years, and bear interest ranging from 10% to 18% in 2019 and 2018. The transfer certificates of title remain in the possession of the Group until full payment has been made by the customers

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 percentage of completion, less reclassification to ICR.

Cost to obtain contract are derecognized if sales are subsequently cancelled. The balances below pertain to the costs to obtain contracts:

	2019	2018
Balance at January 1, as previously reported	₽12,217,593	₽11,394,554
Additions	32,697,831	36,666,711
Amortization	(28,560,169)	(35,843,672)
Balance at end of the year	₽16,355,255	₽12,217,593

The amortization of prepaid commissions which are expensed as the related revenue is recognized totaling P28.6 million and P35.8 million in 2019 and 2018, respectively, are recognized as marketing expenses presented under "General, administrative and selling expenses" account in the consolidated statements of comprehensive income (see Note 18).

Contract liabilities consist of collections from real estate customers which have not reached the equity threshold to qualify for revenue recognition and excess of collections over the goods and services transferred by the Group based on percentage of completion. The movement in contract liability is mainly due to sales reservations and advance payments of buyers less real estate sales recognized upon reaching the buyer's equity and from increase in percentage of completion.



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 2019 and 2018, 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 2019 and 2018. 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 Parent Company's real estate projects. The Parent Company'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.

27. Other Matters

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 ₱10.0 per metric ton of fresh fruit bunches harvested.

Subsequent Event - COVID-19 Outbreak

In a move to contain the COVID-19 outbreak, on March 13, 2020, the Office of the President of the Philippines issued a Memorandum directive to impose stringent social distancing measures in the National Capital Region effective March 15, 2020. On March 16, 2020, Presidential Proclamation No. 929 was issued, declaring a State of Calamity throughout the Philippines for a period of six (6) months and imposed an enhanced community quarantine throughout the island of Luzon until April 12, 2020, which was subsequently extended to May 15, 2020. On April 23, 2020, the President further extended the enhanced community quarantine in Metro Manila, Central Luzon, Calabarzon, and several provinces and islands in Luzon until May 15, 2020. On May 28, 2020, the President approved the transition to general community quarantine starting June 1, 2020 in Metro Manila, Region 2, Region 3, Region 4-A, Albay, Pangasinan and Davao City until further notice. Meanwhile, the rest of the country were placed under modified general community quarantine.

It also enjoined all government agencies and local government units (LGUs) to render full assistance and cooperation to mobilize the necessary resources, undertake critical, urgent, and appropriate responses and measures in a timely manner. Since the issuance of the proclamation, various LGUs throughout the country have issued their own quarantine and travel restrictions.



On March 16, 2020, the local government of Cagayan de Oro City issued an Executive Order to impose stringent social distancing measures in the city effective immediately. On March 19, 2020, Executive Order No. 049-2020 was issued, imposing a community quarantine throughout the city until further notice.

On March 17, 2020, the local government of Bukidnon issued an Executive Order No. 2020-13, imposing a community quarantine throughout the province. On April 27,2020, the province reverted to a general community quarantine after being placed under enhanced community quarantine for more than a week.

These measures have significantly impacted the Group's business due to travel restrictions/ban and temporary suspension of business operations and/or measures imposed by the authorities or companies. The impact of COVID-19 on the Group's business and operations continue to evolve.

The Group considers the events surrounding the pandemic as non-adjusting subsequent events, accordingly, no adjustments have been made to the consolidated financial statements as of and for the year ended December 31, 2019 for the impact of COVID-19. However, the pandemic could have a material impact on its 2020 financial results and even periods thereafter. Considering the evolving nature of this pandemic, the Group cannot determine at this time the impact to its financial position, performance and cash flows. The Group will continue to monitor the situation.





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INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

The Board of Directors and Stockholders A Brown Company, Inc. Xavier Estates Uptown, Airport Road, Balulang, Cagayan de Oro City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of A Brown Company, Inc. and its subsidiaries (the Group) as at December 31, 2019 and 2018, and for each of the years ended, included in this Form 17-A, and have issued our report thereon dated June 11, 2020. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The schedules listed in the Index to the Consolidated Financial Statements and Supplementary Schedules are the responsibility of the Group's management. These schedules are presented for purposes of complying with the Revised Securities Regulation Code Rule 68, and are not part of the basic consolidated financial statements. These schedules have been subjected to the audit procedures applied in the audit of the basic consolidated financial statements, and in our opinion, fairly state, in all material respects, the financial information required to be set forth therein in relation to the basic consolidated financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

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Alvin M. Pinpin 0
Partner
CPA Certificate No. 94303
SEC Accreditation No. 0781-AR-3 (Group A), April 3, 2018, valid until April 2, 2021
Tax Identification No. 198-819-157
BIR Accreditation No. 08-001998-70-2018, February 26, 2018, valid until February 25, 2021
PTR No. 8125280, January 7, 2020, Makati City

June 11, 2020





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INDEPENDENT AUDITOR'S REPORT ON COMPONENTS OF FINANCIAL SOUNDNESS INDICATORS

The Board of Directors and Stockholders A Brown Company, Inc. Xavier Estates Uptown, Airport Road, Balulang, Cagayan de Oro City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of A Brown Company, Inc. and its subsidiaries (the Group) as at December 31, 2019 and 2018 and for each of the years ended, and have issued our report thereon dated June 11, 2020. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRSs) and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code Rule 68 issued by the Securities and Exchange Commission, and is not a required part of the basic consolidated financial statements prepared in accordance with PFRSs. The components of these financial soundness indicators have been traced to the Group's consolidated financial statements as at December 31, 2019 and 2018, and for each of the years ended and no material exceptions were noted.

SYCIP GORRES VELAYO & CO.

Mpm

Alvin M. Pinpin U Partner CPA Certificate No. 94303 SEC Accreditation No. 0781-AR-3 (Group A), April 3, 2018, valid until April 2, 2021 Tax Identification No. 198-819-157 BIR Accreditation No. 08-001998-70-2018, February 26, 2018, valid until February 25, 2021 PTR No. 8125280, January 7, 2020, Makati City

June 11, 2020



A BROWN COMPANY, INC. AND SUBSIDIARIES INDEX TO THE CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

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Report of Independent Auditors' Report

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Consolidated Statements of Comprehensive Income for the Years Ended December 31, 2019, 2018 and 2017

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 - A. Financial Assets
 - B. Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (Other than Related Parties)
 - C. Amounts Receivable from Related Parties which are Eliminated during the Consolidation of Financial Statements
 - D. Intangible Assets Other Assets
 - E. Long-term Debt
 - F. Indebtedness to Related Parties (Long-term Loans from Related Companies)
 - G. Guarantees of Securities of Other Issuers
 - H. Capital Stock
- II. Reconciliation of Retained Earnings Available for Dividend Declaration (Annex 68-D)
- III. Schedule of Financial Soundness Indicators (Annex 68-E)
- IV. Map showing the relationships between and among the companies in the Group and its ultimate parent company and co-subsidiaries

A BROWN COMPANY, INC. AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF FINANCIAL ASSETS DECEMBER 31, 2019

	Number of shares or principal amount of bonds and notes	Amount shown in the balance sheet	Income received or accrued
Cash	₽-	₽74,999,881	₽147,381
Receivables			
Dividend receivable	_	182,200,000	_
Trade receivable	_	13,524,501	85,074,425
ICR	_	598,655,904	807,505,091
Other receivables	-	97,471,164	_
EIFVPL	63,484,441	63,484,441	_
EIFVOCI	29,387,017	167,561,453	_
Receivables from related parties	_	114,385,359	_
Refundable deposits	-	43,363,477	_
	₽92,871,458	₽1,355,646,180	₽892,726,897

A BROWN COMPANY, INC. AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, EMPLOYEES, RELATED PARTIES, AND PRINCIPAL STOCKHOLDERS (OTHER THAN RELATED PARTIES) DECEMBER 31, 2019

Name and	Balance at					Balance at	
Designation of	beginning		Amounts		Not	the end of	
debtor	of period	Additions	collected	Current	Current	the period	
Not applicable. T	Not applicable. The Group's receivables from officers and employees pertain to ordinary purchases						
subject to usual te	erms, travel and ex	pense advances	and other transa	ctions arisin	g from the (Group's	
ordinary course o	f business.	-				-	

A BROWN COMPANY, INC. AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF AMOUNTS RECEIVABLE FROM RELATED PARTIES WHICH ARE ELIMINATED DURING THE CONSOLIDATION OF FINANCIAL STATEMENTS DECEMBER 31, 2019

Intercompany receivable and payable

	Receivable Balance	Payable Balance	Current Portion
ABCI	₽248,194,636	(₽234,916,954)	₽13,277,682
ABERDI	31,091,434	(14,068,750)	17,022,684
ABBWCI	-	(15,162,690)	(15,162,690)
SHDI	-	(1,209,893)	(1,209,893)
BAC	—	(1, 142, 793)	(1, 142, 793)
NC	15,316,747	(2,760,033)	12,556,714
BCL	-	(25,341,704)	(25,341,704)
Total Eliminated Receivables/Payables	₽294,602,817	(₽294,602,817)	₽-

Deposit for future stock subscription (DFFS) classified as liability

	Receivable Balance	Payable Balance	Current Portion
ABCI	₽1,488,340,351	₽-	₽-
ABERDI	248,037,878	(715,209,675)	_
NC	_	(248,037,603)	_
HLPC	—	(25,984,253)	_
PTCHC	_	(746,896,698)	_
BCL	_	(250,000)	_
Total Eliminated DFFS	₽1,736,378,229	(₱1,736,378,229)	₽-

A BROWN COMPANY, INC. AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF INTANGIBLE ASSETS - OTHER ASSETS DECEMBER 31, 2019

			Charged to	Charged	Other changes			
	Beginning	Additions	cost and	to other	additions	Ending		
Description	Balance	at cost	expenses	accounts	(deductions)	Balance		
	Not applicable							

A BROWN COMPANY, INC. AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF LONG-TERM DEBT DECEMBER 31, 2019

Long-term Debt					
			Amount shown		
		Amount shown under	under caption		
	Amount	caption "current portion of	"long-term debt"		
Title of Issue and type of	authorized by	long-term debt" in related	in related balance		
obligation	indenture	balance sheet	sheet		
Term Loan	₽2,332,974,015	₽212,402,746	₽609,287,221		

A BROWN COMPANY, INC. AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF INDEBTEDNESS TO RELATED PARTIES (LONG-TERM LOANS FROM RELATED COMPANIES) DECEMBER 31, 2019

Indebtedness to related	parties (Long-term	loans from	Related	Companies)

Name of related party	Balance at beginning of period	Balance at end of period
Shareholders	₽-	₽317,645,013

A BROWN COMPANY, INC. AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF GUARANTEES OF SECURITIES OF OTHER ISSUERS DECEMBER 31, 2019

Guarantees of Securities of Other Issuers				
Name of issuing entity of	Title of issue of		Amount owned	
securities guaranteed by	each class of	Total amount	by person for	
the company for which	securities	guaranteed and	which statement	Nature of
this statement is filed	guaranteed	outstanding	is file	guarantee
		Not applicable		

A BROWN COMPANY, INC. AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF CAPITAL STOCK DECEMBER 31, 2019

	Number	of shares		Num	ber of shares held by	
		Number of	Number of		-	
		shares issued	shares			
		and	reserved for			
		outstanding as	options			
		shown under	warrants,			
	Number of	related	conversion		Directors,	
Title of	shares	balance sheet	and other		officers and	
Issue	authorized	caption	rights	Affiliates	employees	Others
Capital						
stock	3,300,000,000	2,477,667,911	_	1,351,556,468	200,671,254	925,440,189

A BROWN COMPANY, INC. AND SUBSIDIARIES RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION DECEMBER 31, 2019

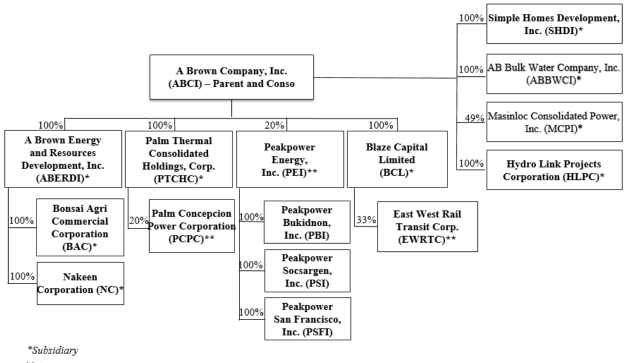
Unappropriated Retained Earnings, as adjusted to available for dividend distribution, beginning	₽648,147,097
Add: Net income actually earned/realized during the period	
Net income during the period closed to Retained Earnings	494,945,733
Less: Non-actual/unrealized income net of tax	
Equity in net income of associate/joint venture	(380,303,831)
Fair value adjustment of EIFVPL	43,513,896
Add(Less):	
Treasury shares	(1,014)
TOTAL RETAINED EARNINGS AVAILABLE FOR DIVIDEND	₽806,301,881

A BROWN COMPANY, INC. AND SUBSIDIARIES SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS DECEMBER 31, 2019

Below are the financial ratios that are relevant to the Group for the years ended December 31, 2019, 2018 and 2017.

Ratios	Formula	2019	2018	2017
Current ratio	Current assets Current liabilities	2.45	1.73	1.64
Acid test ratio	Quick assets Current liabilities	0.76	0.34	0.38
Solvency ratio	Net income + Depreciation Total liabilities	0.25	0.16	0.15
Debt to equity ratio	Total liabilities Total equity	0.53	0.57	0.63
Asset to equity ratio	Total assets Total equity	1.53	1.57	1.63
Interest rate coverage ratio	EBITDA Total interest paid	10.45	5.54	4.60
Return on equity	Net income Average total equity	0.13	0.09	0.10
Return on assets	Net income Average total assets	0.09	0.05	0.06
Net profit margin	Net income Net revenue	0.48	0.35	0.54

A BROWN COMPANY, INC. AND SUBSIDIARIES MAP SHOWING THE RELATIONSHIPS BETWEEN AND AMONG THE COMPANIES IN THE GROUP, ITS ULTIMATE PARENT COMPANY AND CO-SUBSIDIARIES DECEMBER 31, 2019



**Associate

Annex A: 2019 Sustainability Reporting Template

(For additional guidance on how to answer the Topics, organizations may refer to Annex B: Topic Guide)

Contextual Information

Company DetailsName of OrganizationA BROWN COMPANY, INCLocation of HeadquartersCagayan de Oro CityLocation of OperationsLuzon and MindanaoReport Boundary: Legal entities (e.g. subsidiaries) included in this report*A Brown Company, Inc cor • A Brown Company***********************************	
Location of HeadquartersCagayan de Oro CityLocation of OperationsLuzon and MindanaoReport Boundary: Legal entities (e.g. subsidiaries) included in this report*A Brown Company, Inc company • A Brown Company • A Brown Energy R • Nakeen Corporati • Simple Homes Co • AB Bulk Water Co • Bonsai Corporation • Palm Thermal Cor • Masinloc Corporation • BCL	•
Location of OperationsLuzon and MindanaoReport Boundary: Legal entities (e.g. subsidiaries) included in this report*A Brown Company, Inc company • A Brown Company • A Brown Energy R • Nakeen Corporati • Simple Homes Co • AB Bulk Water Co • Bonsai Corporatico • Palm Thermal Cor • Masinloc Corpora • Hydrolink Corpora • BCL	
Report Boundary: Legal entities (e.g. subsidiaries) included in this report*A Brown Company, Inc company • A Brown Company • BCL	
 (e.g. subsidiaries) included in this report* A Brown Company A Brown Energy R Nakeen Corporati Simple Homes Co AB Bulk Water Co Bonsai Corporation Palm Thermal Cor Masinloc Corpora Hydrolink Corpora BCL 	vers the following divisions:
report* A Brown Energy R Nakeen Corporati Simple Homes Co AB Bulk Water Co Bonsai Corporation Palm Thermal Corrigination Palm Thermal Corrigination Masinloc Corporation Hydrolink Corporation BCL 	C
 Nakeen Corporati Simple Homes Co AB Bulk Water Co Bonsai Corporation Palm Thermal Correst Masinloc Corpora Hydrolink Corpora BCL 	
 Simple Homes Co AB Bulk Water Co Bonsai Corporatio Palm Thermal Cor Masinloc Corpora Hydrolink Corpora BCL 	•
 AB Bulk Water Co Bonsai Corporation Palm Thermal Cortion Masinloc Corpora Hydrolink Corpora BCL 	
 Bonsai Corporation Palm Thermal Corpora Masinloc Corpora Hydrolink Corpora BCL 	
 Palm Thermal Cor Masinloc Corpora Hydrolink Corpora BCL 	
 Masinloc Corpora Hydrolink Corpora BCL 	
Hydrolink Corpora BCL	
• BCL	
Business Model, including A Brown Company, Inc i	
Products, and Services in shares of stocks of p Company, Inc. is strongly i development in the MIsan the developer of the follow • Xavier Estates • Coral Estates • Teakwood Hills • Butuan West High • Mangoville • Mountain View He • Adelaida Park Res • Ignatius Enclave • Ventura Residenc • St Therese • Xavierville Subdiv A Brown Energy Resource	llands omes idences es
Reporting Period January 1 – December 31,	

Highest Ranking Person	Robertino E. Pizarro, President and Chief Executive Officer
responsible for this report	

*If you are a holding company, you could have an option whether to report on the holding company only or include the subsidiaries. However, please consider the principle of materiality when defining your report boundary.

Materiality Process

Explain how you applied the materiality principle (or the materiality process) in identifying your material topics.¹

The materiality assessment helped A Brown Company, Inc. focus their efforts to better allocate limited resources, integrate sustainability issues into the core business strategy, anticipate emerging issues, meet sustainability reporting expectations, strengthen sustainability communications and provide the basis for development of performance measures. In the process, the following steps were taken:

- 1. Gathering of a project team from the different discipline of the business.
- 2. Brainstorm the material issues of the business
- 3. Rank each material issue according to importance
- 4. Present before a stakeholder
- 5. Plot the issues in the material chart to determine where sustainability efforts should focus

ECONOMIC

Economic Performance

Direct Economic Value Generated and Distributed

Disclos	ure	Amount	Units
Direct	economic value generated (revenue)	1,429,101,390	PhP
Direct	economic value distributed:		
a.	Operating costs	575,475,564	PhP
b.	Employee wages and benefits	92,048239	PhP
C.	Payments to suppliers, other operating costs	*	Php
d.	Dividends given to stockholders and interest payments	64,524,147	PhP
	to loan providers		
e.	Taxes given to government	64,232,860	PhP
f.	Investments to community (e.g. donations, CSR)	74,287	PhP

* Payment to suppliers amounting to Php 75,247,980 is already part of Operating Costs

¹ See <u>*GRI 102-46*</u> (2016) for more guidance.

IMPACT

About 56% of our revenue (including other income) is given back to the society through our employees, suppliers, government as well as stakeholders.

About 5% went back to the Suppliers while 4% went to the government in form of taxes. Employees shared 6% of the total revenue through salaries and benefits. The remaining 44% will be used for reinvest in business growth.

<u>RISK</u>

Knowing our suppliers is as important as knowing the supplies that they provide. Continuous mapping over the suppliers is required otherwise their unfortunate outcome will cause delays in the delivery, dip in customer satisfaction and damage to the corporate' goodwill.

MANAGEMENT APPROACH IN CONTROLLING THE IMPACTS AND RISKS

- 1. **Define supplier population.** We have developed a comprehensive supplier database providing visibility and real-time information.
- 2. Segmented supplier into risk categories. From the data, suppliers are identified as to who shall pose a high level of risk, who are likely to disrupt operations in the event of an unforeseen event, or those whose ability to consistently meet regulatory compliance is difficult to verify, and who are potentially unstable for financial, geopolitical, or other reasons.
- 3. **Translate the data into predictive intelligence.** Based on the data, plans are in place to contend a potential risk before it arises.
- **4. Periodic supplier assessments.** A periodic assessment of the supplier is conducted. Consistent measurable compliance standard is set and continuous verification of the supplier is done.

Climate-related risks and opportunities²

Many assets held by A Brown Company, Inc. are in areas that are less vulnerable to the effects of climate change such as flooding, sea level rise, heat waves and earthquake. Recognition has been made that these risks may increase likely over time. Thus, the Company has ensured that investments in the different areas are covered by insurance to address damages from catastrophic events. Furthermore, the Company has engaged in adaptation measures to climate change which in turn has exploited opportunities for cost reduction. This includes implementing policies on recycling of water, utilization of energy efficient equipment, reducing, recycling and reusing office supplies and others of similar import.

With regard to ABERDI, on the other hand, considering the critical role of agriculture in the country's economic growth and development, heavy investment in research and development on the most appropriate adaptation interventions such as development of drought resistant crops and promoting the development of water resources management infrastructure would be vital in moving forward.

Procurement Practices

Proportion of spending on local suppliers

Disclosure	Quantity	Units
Percentage of procurement budget used for significant locations	100%	%
of operations that is spent on local suppliers		

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Procurement practices impact our business operations and quality of services provided to our clients. The Company's business operation involves real estate development specifically land development and housing projects. Procurement practices should be dealt with the acquisition of quality inputs (e.g. materials, labor, overhead) at a very reasonable and at lowest price among accredited suppliers in order to generate cost efficiencies.

Customers, employees, vendors, and suppliers are affected in the procurement process. Materials and supplies purchased are used by the employees in other department within the Company. The construction of the housing project which will be ultimately owned by Company's customers also involves the building of a new community. The Purchasing Department is the liaison of the requirements of the employees and the materials, labor and overhead in the construction of houses of the customers with the suppliers.

The Company maintains a mutually beneficial business relationship with vendors and/or suppliers that uphold the core values of fairness, integrity, transparency in their businesses. Suppliers (e.g. construction materials, contractors) are required to undergo accreditation process before they can engage in any business transaction with the Company. While cultivating such relationships with our suppliers, we must

² Adopted from the Recommendations of the Task Force on Climate-Related Financial Disclosures. The TCFD Recommendations apply to nonfinancial companies and financial-sector organizations, including banks, insurance companies, asset managers and asset owners.

also maintain an honest, objective and efficient procurement process. The purchase of materials and services must be in accordance with the Company's procurement policies and procedures.

Among others, the Company policies and procedures states that when available locally, materials, supplies and services shall be purchased from local suppliers unless buying from foreign supplier is more practical and economical to the company. The Purchasing Department follows its procurement process and procedures and quality of materials are tested by Engineering team.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Disruption to our supply chain will negatively impact the delivery and quality of service to our customers. When this happens, customers, employees, vendors and suppliers are affected. Scarcity of the materials in local market is a problem encountered by Purchasing Department. Thus, aggressive search for potential/alternative roster of suppliers is practiced to ensure that these critical materials are readily available from an additional alternative source.

The Company's Procurement Policy adopts the processes of suppliers' accreditation and competitive bidding for significant transaction to ensure that contracts are awarded only to qualified and duly-accredited suppliers and vendors who offer the best value for money for our requirements.

Considering that these materials are supply-and-demand driven, any disruption of the supply is affected by price fluctuations. Thus, the Company has to develop a stable supplier base to stabilize prices. Likewise, the Company regularly evaluate the suppliers' performance (e.g. quality per order, timely delivery) and forecasting of requirements with reference to historical purchases and the necessary lead time from ordering to delivery.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company's Procurement Policy acknowledges that the suppliers are essential team members in the business value chain. They deserve fair and equitable treatment, clear agreements and honest feedback on performance and delivery. While cultivating friendly and professional relationship with the suppliers, the Company must also maintain an honest, objective and efficient procurement process in all business transactions. The purchase of materials and services must be in accordance with the Company's procurement policies and procedures. The customers, employees, vendors, and suppliers are involved in this process.

Should there be adequate supplies and materials in the local market, there would be no disruption in the Company's operation. Then, it is preferable to purchase materials from local suppliers to save time and reduce cost of construction of housing projects due to delays and procurement inefficiencies.

Anti-corruption

Training on Anti-corruption Policies and Procedures

Disclosure	Quantity	Units
Percentage of employees to whom the organization's anti-	100	%
corruption policies and procedures have been communicated to		
Percentage of business partners to whom the organization's	None (0)	%
anti-corruption policies and procedures have been		
communicated to		
Percentage of directors* and management that have received	*	%
anti-corruption training		
Percentage of employees that have received anti-corruption	100	%
training		

*Directors and officers attended annually Corporate Governance Seminar. Topics on anti-corruption practices, conflict of interest, related party transactions and whistleblowing are included in the seminar.

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

We are committed to provide relevant governance training, including, as necessary, training on the Company's anti-corruption policies to its employees, officers and directors. Training on anti-corruption will result to an educated workforce, compliance with anti-bribery and anti-corruption policies in the workplace and will create a culture of integrity in the Company.

The Company conducts orientation and training during recruitment, on-boarding & training & development of employees. An annual seminar on Corporate Governance is attended by directors and officers from duly accredited SEC training providers.

Our directors, officers, and employees are duty bound to uphold the Company's policies, including the Code of Business Conduct and Ethics including its related Company policies on Conflict of Interest Policy, Related Party Transaction Policy, Insider Trading Policy and Whistle-blower Policy as well as the Revised Manual on Corporate Governance. Likewise, vendors, suppliers, consultants and business partners who transact with the Company observe the same policies as part of contracts and engagements. The Company's commitment to the observance of these policies inure to the benefit of customers, stockholders, regulators, and communities in which the Company operates, among other stakeholders.

The Company proactively supports the anti-corruption policy in the workplace; walk the talk and conducts Virtue Talk every Monday with virtue of integrity included in the subject matter.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company believes that education and communication to employees of the Company's policies, including the Code of Business Conduct and Ethics build employees' awareness of the standards of behavior that is expected by the Company as well as employees' confidence in their ability to deliver the Company's goods and services to its customers and the commitments made to its other stakeholders.

The risk of anti-corruption violation and its effects include the following:

1. High risk of employees becoming involved in corrupt behavior in the workplace resulting to disciplinary action, dismissal, termination of employment, criminal charges

- **2.** *informal under-the-table payments or gifts in the course of business operations poses reputational risk*
- 3. Financial loss
- **4.** Damage to employee morale
- **5.** Damage to organization's reputation organizational focus & resources diverted away from delivering core business and services to the community

Anti-corruption violation will greatly affect the Company posed by reputational risk with suppliers, business partners, community and customers will shy away to avoid association from such scandal. Government may also impose penalties and/or prosecution.

To prevent the risk of an anti-corruption violation, in addition to education and info dissemination initiatives, the Company has established internal control measures aimed at ensuring compliance with Company's policies, including anti-corruption policy and applicable laws. The Company also has to sustain the training and re-orientation on the Company's policies at least once a year; continue to conduct virtual talk every Monday and Company leaders' walk their talk toward cultivating a culture of integrity, compliance and good governance in the Company.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The training and information dissemination on Company's policies including anti-corruption policy provides opportunities for cooperation within the Company, among various business units within the Group and outside the Company with business partners, suppliers and contractors. Employees, customers, suppliers, contractors are partners in the anti-corruption drive in reporting violations of Company policies through Whistle-blower mechanism and other means. The close cooperation between the Company and its stakeholders promotes the culture of integrity, compliance and good governance.

Disclosure	Quantity	Units
Number of incidents in which directors were removed or disciplined for corruption	None (0)	#
Number of incidents in which employees were dismissed or disciplined for corruption	None (0)	#
Number of incidents when contracts with business partners were terminated due to incidents of corruption	None (0)	#

Incidents of Corruption

IMPACT & RISKS

Corruption does not only tamper profits but also undermines the credibility of the business. Risks can exist in key areas such as in procurement, and those functions that directly interface with government.

MANAGEMENT APPROACH IN CONTROLLING THE IMPACTS AND RISKS

The Company is committed to promoting transparency and fairness to all stakeholders. This commitment is formalized through Company policies that set rules with respect to

- 1. Receiving gifts and hospitality which must not influence upcoming decisions, approval or contract award, nor create a sense of obligation on the part of the recipient
- 2. Consensus efforts to avoid conflict of interest situations
- 3. Compliance with all the laws, statutes and regulations
- 4. Safeguard of the Company assets
- 5. Whistleblowing

ENVIRONMENT

Resource Management

Energy consumption within the organization:

Disclosure	Quantity	Units
Energy consumption (renewable sources)*	None (0)	GJ
Energy consumption (gasoline)	16,159	liters
Energy consumption (LPG)*	None (0)	GJ
Energy consumption (diesel)	232,684	liters
Energy consumption (electricity)	276,030.70	kWh

Reduction of energy consumption

Disclosure	Quantity	Units
Energy reduction (gasoline)*	None (0)	GJ
Energy reduction (LPG)	None (0)	GJ
Energy reduction (diesel)*	None (0)	GJ
Energy reduction (electricity)	None (0)	kWh
Energy reduction (gasoline)	None (0)	GJ

* - No energy consumption. Thus, no reduction of energy consumption.

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The impact of energy consumption could be an additional greenhouse effect in the environment which occurs from our primary business operations. Likewise, the reduction of energy consumption will somehow decrease its contribution to greenhouse gas emissions.

Since our primary business is into mass housing production and land development, we used various types of equipment that emits carbon footprints which contributes air pollutants.

Employees, customers, communities, and government regulators are affected by our energy consumption and energy-reduction measures.

The thrust of the management is to build and manage property in the most environmentally friendly manner possible. Considering the unstable and costly power supply, property owners are encouraged to conserve and use electricity wisely such as changing of busted fluorescent lamps with LED lights; use of more energy-efficient air-conditioning units and turning -off of appliances when not in use.

Energy conservation and resource consumption efficiency are among the key result areas that are monitored and measured for long-term solutions. The Company through its Administrative Department and motor pool that maintains the efficiency of our equipment through a scheduled monthly preventive maintenance so that each equipment can be monitored especially the smoke emission of each units. In the acquisition of vehicles and equipment, a more fuel-efficient models are being considered.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The inefficiencies of energy consumption affect the Company's overhead expenses and the cost of doing business. Likewise, improper storage of these materials (i.e. gasoline and diesel) could cause fire or explosion.

Employees, customers, shareholders and communities are affected by our energy consumption and reduction measures.

Energy conservation and resource consumption efficiency are among the key result areas that are monitored and measured for long-term solutions. The Company provided a division that maintains the safety and hygiene in the workplace on which these materials (i.e. gasoline and diesel) are kept.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company looks into process and flow improvements, equipment and energy optimization measures that result in cost savings. While these measures can be initially costly and time-consuming and may temporarily pose a threat to current stable processes, there are positive results for improving environmental sustainability.

Employees, customers, shareholders and communities are affected by our energy consumption and reduction measures.

The Company is finding ways to reduce energy consumption considering technological innovations such as using more energy-efficient lighting and air-conditioning options as well as more fuel-efficient vehicles and equipment.

Disclosure	Quantity	Units
Water withdrawal	1,206,157.50	Cubic meters
Water consumption	964,926.00	Cubic meters
Water recycled and reused	None (0)	Cubic meters

Water consumption within the organization

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Water is an important commodity in the household ------ a necessity of life. We ensure that there's an available water to provide our home owners and their family, clean and potable water supply for drinking, bathing, washing of clothes, flushing toilet, cleaning premises and many others. As a natural resource, the Company considers responsible water consumption as part of its drive for resource efficiency. For every liter of consumption, there could be communities that are potentially deprived of the water that they need given that clean and potable water is a scarce resource.

The impact of water consumption is dependent on the water supply. The higher the water consumption and the lower is the reserve water supply. If there's a lower water consumption and higher the reserve water supply, the Company will have an opportunity to extend water services to the community that are

adjacent to our projects. Since our primary business is mass housing and land development to provide our customers a high valued property, the company provided own source of water supply in each projects (subdivisions).

The affected stakeholders include communities where the water supply is extracted; customers (home owners); employees and shareholders.

The Company's Construction Department monitors and maintains the water resource to provide water services and good quality of water supplies. The Company also delivers information campaign to customers regarding water conservation tips.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Insufficient water supply may result from water distribution line leakage and water distribution machineries breakdown. In turn, this would result in higher cost as operations is forced to find costly alternate sources. Homeowners will be inconvenienced for the failure to deliver enough water supply to the households.

The affected stakeholders include communities where the water supply is extracted; customers (home owners); employees and shareholders. The Company may incur additional operating expenditures to meet the growing water demand of the community it serves. While the community is inconvenienced for any water supply interruption due to machinery breakdown or insufficient water supply to households, the problems may create bad image to the Company from home owners perspective and may discouraged prospective clients.

The Company created back-up plan whenever or before these risks will occur e.g. purchasing spare of the water distribution machineries and set-up a quick response team for any water related problem.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

We see an opportunity to conserve more water by setting up every household a rainwater harvesting facility as also encouraged by the local government unit.

The Company provides water supply in every subdivision that are being developed. In this case, as the project expands, the demand for water consumption will increase, capacity will also be increased and hopefully additional income will flow to the Company. This would provide an additional source of income for the Company, taxes for the government and sufficient and quality supply of water for the community.

The Company usually conducts first a due diligence before purchasing a piece of land for a certain project. In this way, the Company can check whether the area is suitable for drilling/deep well that can produce enough water for the future consumers.

Materials used by the organization

Disclosure	Quantity	Units
Materials used by weight or volume		
renewable	235,500 (steel forms)	kg/liters
non-renewable	9,265,140.50 (ready	kg/liters
	mixed concrete)	
Percentage of recycled input materials used to manufacture the	2.54	%
organization's primary products and services		

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

As a real estate company, the business entails the use of significant amount of materials for the construction of houses and pavement of roads in our subdivisions, mixed-use developments and townships.

We acknowledge that materials such as cement are non-renewable and requires considerable amount of energy and emissions to produce them. In the mining of minerals needed for glass, steel, and cement production, it could impact biodiversity which will affect the communities nearby. These mineral deposits are also finite, hence conserving the use of minerals will help extend the life of these finite resources for future generations. Materials use impacts all stakeholders (e.g. suppliers, customers, employees) in general. Scarcity of materials also impacts pricing which indirectly affects the Company's competitiveness.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

If the resource of these materials will be depleted, there would be shortage of supply of inputs in the construction of houses. Scarcity of materials impacts all stakeholders (e.g. suppliers, customers, employees) in general.

To ensure that construction materials are available including alternatives, the Company regularly monitor our materials consumption and inventory. The designs and construction practices are continuously improved to ensure that material use is optimized without compromising quality and durability.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Materials comprise a large part in the construction of houses. Reducing material use and wastage will translate to financial benefit. The Company will look for better designs and construction systems to increase the efficiency in the use of materials including more renewable materials.

Disclosure	Quantity	Units
Operational sites owned, leased, managed in, or adjacent to,	None (0)	
protected areas and areas of high biodiversity value outside		
protected areas		
Habitats protected or restored	None (0)	ha
IUCN ³ Red List species and national conservation list species with	None (0)	
habitats in areas affected by operations		

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

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

As a real estate company, the business owns land-banking that are near to bodies of water or other protected areas and development of such, affecting community residents and the local government units, may require protection and/or restoration as part of its regulation.

The Company ensures strict compliance with environmental compliance certificates (ECC), environmental laws and local ordinances as well as regular engagement with the community to ensure that environmental commitments are followed through.

The Company, as may be required and applicable, will monitor water quality of well/catchment area; conduct clean water awareness campaign towards the communities around catchment area; reforestation of cleared areas; proper design of facilities; area protection through perimeter fencing/lighting and deployment of security personnel and tree planting activities within the protected areas.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Non-compliance with ECC conditions may threaten the continued real estate operation of existing project or can't be allowed to develop the area when permits are not yet secured. Thus, we apply relevant construction, operational, and resource-use permits/clearances from national and local government agencies prior to site establishment and operation.

Water pollution and disturbance of the flora and fauna when the development is near bodies of water. The community residents and the local government units will be affected of such environmental disturbance. Discontinued project may also affect employees if there would be retrenchment. Regulators may impose penalty for non-compliance of ECC conditions.

The Company ensures strict compliance with environmental compliance certificates (ECC), environmental laws and local ordinances as well as regular engagement with the community to ensure that environmental commitments are followed through.

³ International Union for Conservation of Nature

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company has an opportunity to promote environmental stewardship that goes beyond compliance but as corporate social responsibility and sustainability of business that protects the environment for future generations. The Company's customers, its employees, the community and future's children may benefit from this initiative.

Environmental impact management

Air Emissions

GHG

Disclosure	Quantity	Units
Direct (Scope 1) GHG Emissions	11,869.32	Tonnes
		CO ₂ e
Energy indirect (Scope 2) GHG Emissions	28,580.43	Tonnes
		CO ₂ e
Emissions of ozone-depleting substances (ODS)	NONE (0)	Tonnes

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company's business operations necessitate the use of gasoline- and diesel-fueled equipment (Scope 1) and the purchase of energy (Scope 2) which produce emissions to the atmosphere. These emissions will affect our environment and those of neighboring regions. Since GHG emissions has global warming and climate change impacts, all stakeholders (e.g. customers, employees, community) are generally affected, primarily those that are most vulnerable to climate impacts.

In order to reduce GHG emissions, the Company requires that vehicles and equipment are fuel-efficient, conduct scheduled monthly preventive maintenance and always perform innovativeness to reduce cost and consume less energy including environmentally friendly gensets.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Increase energy consumption and GHG emissions will impact global climate and will produce a warming effect. If industries will continue to increase their contribution on carbon footprint, more harmful climate events may affect the business operations. All stakeholders e.g. the customers, employees and the community are affected by these climate-related risks.

To reduce the risks, the Company is committed to control its GHG emissions by ensuring that vehicles and equipment are fuel-efficient and consumption of energy are efficiently utilized in its operations.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company is committed to manage its carbon emission, if not to reduce it, through the opportunity of using renewable energy. Though energy efficiency programs entail significant capital investment, if in the long run will be financially-viable and contribute to develop environmentally-friendly community, the Company may explore this GHG mitigation strategy. This will benefit our employees, customers and the neighborhood.

<u>Air pollutants</u>		
Disclosure	Quantity	Units
NO _x	NONE (0)	kg
SO _x	NONE (0)	kg
Persistent organic pollutants (POPs)	NONE (0)	kg
Volatile organic compounds (VOCs)	NONE (0)	kg
Hazardous air pollutants (HAPs)	NONE (0)	kg
Particulate matter (PM)	50	kg

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Impacts of any pollutant are usually in the nearby area of the source. As a real estate company that currently focused on construction of residential housing units, construction sites are the areas that would generate dusts from roadworks and construction of houses, excessive noise generation from operation of equipment generator sets may occasionally be used for power outage, vehicles and construction equipment that emit smoke and also produce noise. The customers, employees and the community are affected by these air pollutants and noise.

These air pollutants will cause air quality degradation and may cause noise production. Air pollution is a risk factor for a number of pollution-related diseases including respiratory infections, heart diseases and lung cancers.

In order to reduce air pollutants, the Company take steps to manage the environmental impact in a more responsible way. Air pollution control devises on vehicles and equipment are being practiced. Utilization of more environmentally friendly gensets that serve as back-up in case of power outages. Strict good housekeeping is followed especially on preventive maintenance of equipment and vehicles. Control vehicles speed to lessen suspension of road dust. Conduct water spraying on roadworks to suppress dust sources and minimize discomfort on nearby residents and provide PPEs to employees working in areas with excessive noise.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The risks that may be encountered is the release of air pollutants from the use of vehicles and equipment; generation of dusts from roadworks and construction of houses; noise generated from operation of equipment. The customers, employees and the community are affected by these air pollutants and noise.

In order to reduce air pollutants, the Company take steps to manage the environmental impact in a more responsible way. Utilization of more environmentally friendly gensets that serve as back-up in case of power outages. Strict good housekeeping is followed especially on preventive maintenance of equipment and vehicles. Control vehicles speed to lessen suspension of road dust. Conduct water spraying on roadworks to suppress dust sources and minimize discomfort on nearby residents and provide PPEs to employees working in areas with excessive noise.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company acknowledges the importance of controlling the release of air pollutants to the environment as it affects the health of all the stakeholders – the customers; employees; the residents of the neighborhood. The Company will continuously find ways to improve energy efficiency and mitigate impact of air pollutants.

Solid and Hazardous Wastes

Solid Waste		
Disclosure	Quantity	Units
Total solid waste generated	12,350	kg
Reusable	NONE (0)	kg
Recyclable	950 approx. (combined wood planks and various carpentry works materials)	kg
Composted	NONE (0)	kg
Incinerated	NONE (burning of waste in the project site are discouraged)	kg
Residuals/Landfilled	11,400	kg

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Wastes generated from our operations are collected by waste haulers and disposed properly in the landfills closest to our locations. The wastes that are being collected are either recycled or considered residuals/end up in landfills. Some landfills may not be effective in storing wastes and could potentially contribute to marine litter; soil/land contamination and health hazard. Solid wastes may affect employees, customers, and communities. Biodegradable wastes in landfills are also a major source of GHG emissions.

The Company's approach to manage solid wastes includes the proper implementation of Ecological Solid Waste Management Plan; proper solid waste segregation; encouraged the recycling and reuse of solid wastes; provision of appropriate and sufficient solid waste receptacles and bins and coordination with local government units for other solid wastes collections.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

When consumers begin to demand that Companies are to be held more accountable for their operations' environmental impact, at large and in particular, on their GHG emissions, air pollutants generation; solid wastes and hazardous wastes and effluents that impact the health and safety of people – employees, customers and residents of communities; Companies that do not sufficiently address the concern on waste management may face backlash from their stakeholders.

Local government units are acting on solid waste management issues and proactively banning plastics and institutionalizing waste segregation programs. The Company is subject to relevant regulations and ordinances. The Company has to follow the solid waste management schemes as provided in the Environmental Management Plan.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

Monitoring the amount of solid wastes has allowed the Company to improve waste management practices; optimize resource usage and will introduce initiatives to influence the habits of our employees, suppliers, partners and customers.

Considering that improper disposal of solid wastes may increase marine litter, the Company continues to find ways to improve waste management systems including to replace non-recyclables with recyclables in the workplace. We are also working with recyclers to ensure that the recyclable wastes the Company generates are recycled. Biodegradable waste that can be composted are considered to reduce waste that will be sent to landfills.

Hazardous Waste

Disclosure	Quantity	Units
Total weight of hazardous waste generated	NONE (0)	kg
Total weight of hazardous waste transported	NONE (0)	kg

Note: We consider No Hazardous waste in the organization since most of the materials used are concrete, metal and soil.

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company recognizes that hazardous waste materials and their impact, considers special consideration and does not simply end in trash bins. Hazardous wastes, like batteries and chemicals, need to be handled properly for the safety and health of people. Otherwise, employees, customers and communities may be affected. The Company may also be penalized by the regulator non-compliance to rules and regulations.

Hazardous wastes that may be generated from our operations will follow the environmental compliance guidelines for the identification, labelling, segregation, and proper handling and disposal of hazardous wastes, which are based on existing government regulations on hazardous waste management (RA 6969).

The Company's approach to manage hazardous wastes that maybe generated during operation includes strict adherence to Occupational Safety and Health Standards and practices; appropriate use of PPEs in handling hazardous materials segregation and tagging of waste material containers into hazardous, nonhazardous, biodegradable and recyclables; and properly transport and disposal spent containers of hazardous materials through DENR accredited/licenses haulers.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

When consumers begin to demand that Companies are to be held more accountable for their operations' environmental impact, at large and in particular, on their GHG emissions, air pollutants generation; solid

wastes and hazardous wastes and effluents that impact the health and safety of people – employees, customers and residents of communities; Companies that do not sufficiently address the concern on waste management may face backlash from their stakeholders.

Company's spillage of hazardous substances that would be considered as health and safety hazard to the community is at risk of litigation and additional cost for decommissioning of such hazardous waste.

The Company's approach to manage hazardous wastes that maybe generated during operation includes strict adherence to Occupational Safety and Health Standards and practices; appropriate use of PPEs in handling hazardous materials segregation and tagging of waste material containers into hazardous, nonhazardous, biodegradable and recyclables; and properly transport and disposal spent containers of hazardous materials through DENR accredited/licenses haulers.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company may trade in used motor vehicle batteries to accredited recyclers for proper disposal. It may also explore other solutions to minimize other hazardous waste. Those stakeholders who are impacted by hazardous wastes that affect the health and safety of people – employees, customers and residents of communities are the ones that will also benefit for reduction of these hazard wastes.

Effluents		
Disclosure	Quantity	Units
Total volume of water discharges	964,926.00	Cubic
		meters
Percent of wastewater recycled	NONE (0)	%

IMPACT, INVOLVEMENT IN THE IMPACT, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company recognizes that wastewater generated and ultimately discharged by the Company's office and households need to be handled properly for the safety and health of people. Otherwise, employees, customers and communities may be affected. The Company may also be penalized by the regulator for non-compliance to rules and regulations.

The Company has adopted appropriate wastewater facility in its effluents by using detention pond. It likewise has to regularly monitor wastewater quality being discharged and may adopt other wastewater technologies as the rules and regulations may further require. It continually adopts "treat-at-point source" strategy.

IDENTIFIED RISK/S, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

When consumers begin to demand that Companies are to be held more accountable for their operations' environmental impact, at large and in particular, on their GHG emissions, air pollutants generation; solid wastes and hazardous wastes and effluents that impact the health and safety of people – employees, customers and residents of communities; Companies that do not sufficiently address the concern on waste management may face backlash from their stakeholders.

Contamination of land and water due to effluents brought about by Company's office use and improper discharge by households may result to suspension or revocation of discharge permit by regulatory body. Penalty may be imposed for violation of rules and regulations on the proper handling of effluents.

The Company has adopted appropriate wastewater facility in its effluents by using detention pond. It likewise has to regularly monitor wastewater quality being discharged and may adopt other wastewater technologies as the rules and regulations may further require. It continually adopts "treat-at-point source" strategy.

IDENTIFIED OPPORTUNITY/IES, AFFECTED STAKEHOLDERS & MANAGEMENT APPROACH

The Company has an opportunity to have additional revenue from treated wastewater reuse if the demand of water from households increase and the cost of the set-up of wastewater treatment facility is lower as compared to the revenues that will be generated. Those stakeholders – employees, customers and residents of communities are the ones that will also benefit for reduction of these effluents and meeting the demand of water in the office and households. The increase in income will likewise benefit the shareholders.

Environmental compliance

Non-compliance with Environmental Laws and Regulations

Disclosure	Quantity	Units
Total amount of monetary fines for non-compliance with	None (0)	PhP
environmental laws and/or regulations		
No. of non-monetary sanctions for non-compliance with	None (0)	#
environmental laws and/or regulations		
No. of cases resolved through dispute resolution mechanism	None (0)	#

IMPACT & RISKS

The property development process lies at the heart of the production of the built environment, thus having the greatest impact on the natural environment. With the increased individual and governmental concern about the environment, much pressure is being exerted on the real estate industry to take more account of environmental considerations.

Non-compliance with the Environmental Laws and Regulations await sanctions which will impact the bottom line as well as the repute of the Company.

MANAGEMENT APPROACH IN CONTROLLING THE IMPACTS AND RISKS

Our Compliance Department ensures that all Environmental Laws and Regulations are complied with. Continuous trainings are provided to both our Operations and Compliance Department with the aim of eliminating the probability of non-compliance.

SOCIAL

Employee Management

Employee Hiring and Benefits

<u>Employee data</u>

Disclosure	Quantity	Units
Total number of employees ⁴	132	
a. Number of female employees	45	#
b. Number of male employees	87	#
Attrition rate ⁵	12.8%	rate
Ratio of lowest paid employee against minimum wage	1.02:1.00	ratio

Employee benefits

List of Benefits	Y/N	% of female employees who availed for the	% of male employees who availed for the
		year	year
SSS	Y	100%	100%
PhilHealth	Y	100%	100%
Pag-ibig	Y	100%	100%
Parental leaves	Y	4%	3%
Vacation leaves	Y	100%	100%
Sick leaves	Y	100%	100%
Medical benefits (aside from	Y	93.%	80%
PhilHealth))			
Housing assistance (aside from Pag-ibig)	Y	-	1.1%
Retirement fund (aside from SSS)	Y	-	0.01%
Further education support	Ν	-	-
Company stock options	Ν	-	-
Telecommuting	Ν	-	-
Flexible-working Hours	Y	12%	12%
(Others)			

IMPACT & MANAGEMENT APPROACH

The Company believes that human capital is an indispensable investment in the achievement of its goals and objectives. Failure to hire the right people is crucial as it could slow down the realization of such corporate goals and long-term growth. Hiring of employees is based on qualifications and standards being set with the requirements of the job. Aspiring applicants are assessed to determine their capability to deliver results expected of them by the Company. Likewise, the Company provides the employees the benefits to keep their well-being that increases motivation, loyalty and productivity towards work.

⁴ Employees are individuals who are in an employment relationship with the organization, according to national law or its application (<u>GRI</u> <u>Standards 2016 Glossary</u>)

⁵ Attrition are = (no. of new hires – no. of turnover)/(average of total no. of employees of previous year and total no. of employees of current year)

To improve talent retention and employee engagement, the Company conducts regular benchmarking on industries' best practices on hiring and compensation and benefits.

From recruitment, onboarding, employee-development and all throughout their employment, the Company find ways employees to be engaged: training new hires when they can ask questions, offer ideas and voice concerns; involving them in business plan with list of goals to accomplish; acknowledging them for their hard work and providing employee development support that allow room for professional growth. Company should give clear vision on the career path of the employees.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

Employee retention is among the challenges the Company is facing. High turn-over rate adds to the cost of the organization, disrupts the operation and affects overall productivity. Likewise, disengaged workforce will not deliver quality output and may hamper the targeted increased productivity.

To address employee turnover, the Company will promote people programs on employee engagement. The Company will ensure that employment opportunities are geared towards development of employee skill sets through training, coaching, mentoring, effective retention programs, multiple and attractive benefits and fair compensation. Management succession program is maintained to identify and develop high potential candidates as possible replacements. The Company should continue sourcing for external and internal candidates for succession planning purposes.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

High retention rate and attractive compensation packages will promote "good employer branding". As a good employer, it will stand out to candidates who are looking for jobs. It will help the recruiting team attract and improve the talent pool of applicants. Engaged employees will become the Company's employer brand advocates who share company content in social media and speak positively about the Company. These brand advocates will amplify recruiting messages, improve Company's reputation and work culture to attract more top talent.

When the Company will benchmark its benefit structure with the industry standards and adjust accordingly to stay within the industry average, the increase in employee benefits will contribute to the employee's quality of life. Employees who enjoy good quality of life will tend to be more engaged and productive in the workplace which impacts the business positively. The Company will continue to innovate on compensation structures that better responds to the real needs of our employees.

Disclosure	Quantity	Units
Total training hours provided to employees		
a. Female employees	181	hours
b. Male employees	181	hours
Average training hours provided to employees		
a. Female employees	28.94	hours/employee
b. Male employees	17.13	hours/employee

Employee Training and Development

IMPACT & MANAGEMENT APPROACH

The Company's provision on training to employees ensures continuous learning and development of its people and the acquisition of new skills will inure to the ultimate benefit of the organization. These new skills acquired by the employees is an important driver of employee growth and development. Highly trained and highly engaged employees are more productive and have higher propensity of innovative ideas to get things done. The Company's ability to meet its employee training needs will result to a well-informed and engaged workforce.

Training is given to employees from its recruitment, on-boarding and continuously as part of employee training & development programs. The Company supports the people program aimed to develop needed competencies based on required knowledge, skill sets and attitude by providing budget allocation.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

An ill-suited employee training and development programs will lead to low performance and low leadership maturity, preventing the Company from its expansion, innovation, and competitiveness. It may also result to interpersonal conflict, communication problems; gossip; bullying; harassment; discrimination; low motivation and job satisfaction and performance issues.

The Company conducts semi-annual briefing about the company Vision, Mission, Core Values and Code of Conduct; onboarding orientation of new hires; performance appraisal and interview; mentoring; Training Need Assessment (TNA); Focused Group Discussion (FGD) and Employee Engagement Survey.

Likewise, it is highly possible that employees would be tempted to seek greener pastures if and when their skills are enhanced. To make the employee stay, the Company may require training bond for the cost of training or management may review compensation structure for any salary adjustments to maintain a competitive rate.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

The Company is continuously looking for innovative learning channels in anticipation of new skills and capability needed by the employees to keep abreast of new trends in technology and industry practices. It considers that employee training and development as part and parcel of its corporate goals.

Having a good employer branding especially of engaged employees acting as employer brand advocates will create opportunity to prospective applicants as an employer of choice.

Disclosure	Quantity	Units
% of employees covered with Collective Bargaining	None (0)	%
Agreements		
Number of consultations conducted with employees	53	#
concerning employee-related policies		

Labor-Management Relations

IMPACT & MANAGEMENT APPROACH

Good labor-management relations create a healthy workplace between the Company and its employees. This smooth employee-employer relationship will result to industrial peace. An open line of communication provides employees an avenue to raise concerns to the management and in turn management find ways to address those concerns (e.g. workplace conditions; health and occupational hazards; employee benefits). However, poor labor-management relations will affect productivity as it disrupts operation when employees who are members of labor unions will initiate strike and create reputational risk for the Company.

Currently, the Company has no Collective Bargaining Agreements with its employees.

The Company ensures adherence in the implementation of employment and labor laws and policies with regard to recruitment, employment, retention and benefits of the employees. The Company is committed to promote labor education, promote people program, fair treatment of employees and organize employee committees (e.g. Family Welfare Committee, Safety and Health, Labor-Management Committee, Quality Control Circle and Productivity). The Company also listen to the employees through employee engagement surveys and other ad hoc surveys that are conducted by the Human Resource Development Department.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

The inexistence of Union in the Company would be at risk of being organized anytime should concerns are not given attention. Even with the mechanism in place for addressing grievances, for example between the Union and Management, there is still the possibility that the matter may be resolved adversely against the Company, which would be detrimental to its operations.

Hostility and animosity between employer and employee lead to strikes and lockouts resulting to a decrease in productivity and low efficiency.

The Company will address these risks through a constructive and healthy relationship with our employees and Union if there's any, making sure that all concerns are heard and addressed for the benefit of all parties involved. Management should be attentive to the sentiments of its employees. The Company is committed to promote labor education, promote people program, fair treatment of employees, follow the Code of Business Conduct and Ethics and organize employee committees (e.g. Family Welfare Committee, Safety and Health, Labor-Management Committee, Quality Control Circle and Productivity, Efficiency and Cost Savings Initiatives (PECSI)).

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

Labor union and management may provide an opportunity for an employee-employer cooperation that promotes industrial peace. The Company believes that an open communication with all stakeholders involved which includes the employees and the Unions, if any, is a mechanism to solicit feedback to improve the general management of the Company and help employees ease their burden by hearing out their needs. It is also an avenue to foster discussion to address current and potential bottlenecks in the workplace.

Diversity and Equal Opportunity

Disclosure	Quantity	Units
% of female workers in the workforce	34	%
% of male workers in the workforce	66	%
Number of employees from indigenous communities and/or	6	#
vulnerable sector*		

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

IMPACT & MANAGEMENT APPROACH

The Company aspire for a working environment characterized by openness, trust, respect and understanding where rapport exists acknowledging every employees' diverse backgrounds. Employees are hired not on the basis of gender, age, religious affiliation or if they belong to a particular sector but on the basis of their abilities, knowledge, skills, experiences, attitude and other qualifications.

If there's no diversity and equal opportunity policy, it will result to discrimination of applicants belonging in the vulnerable group during the recruitment, work assignment and promotion and stereotyping which affects self-esteem of employee and will reduce work productivity.

The Company should promote the right of all employees and workers to be treated with fairness in terms of compensation, benefits, promotion, training and other employment opportunities. In the recruitment, there should be no discriminatory qualifications on job ads and training of recruiters, panel and interviewers as to non-discriminatory approach in dealing with applicants. Drafting of policy on diversity, equality and inclusion in the workplace and provide equal opportunity for vulnerable groups in the recruitment and promotion.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

Without the diversity and equal opportunity policy, there's a risk that in-breeding would occur in the workplace. Likewise, there would be risk of litigation if there are recruitment, promotion and termination practices that do not conform to the labor laws and laws against discrimination in employment.

The Company should promote the right of all employees and workers to be treated with fairness in terms of compensation, benefits, promotion, training and other employment opportunities. In the recruitment, there should be no discriminatory qualifications on job ads and training of recruiters, panel and interviewers as to non-discriminatory approach in dealing with applicants. Drafting of policy on diversity, equality and inclusion in the workplace and provide equal opportunity for vulnerable groups in the recruitment and promotion.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

The Company believes that the organization needs to attract best talent and develop a human resource pool that is reflective of the diversity of the communities in which it operates. Moreover, diversity allows

us to better engage our employees, understand customers, and generate creativity and share new ideas for a better products and services.

A gender-balanced and diversified environment will be conducive to equal opportunities for all employees to work hand in hand with the Company toward realization of corporate goals and greater compliance and flexibility in the ever-evolving market place.

The Company should promote the right of all employees and workers to be treated with fairness in terms of compensation, benefits, promotion, training and other employment opportunities. In the recruitment, there should be no discriminatory qualifications on job ads and training of recruiters, panel and interviewers as to non-discriminatory approach in dealing with applicants. Drafting of policy on diversity, equality and inclusion in the workplace and provide equal opportunity for vulnerable groups in the recruitment and promotion.

Workplace Conditions, Labor Standards, and Human Rights

Disclosure	Quantity	Units
Safe Man-Hours	2,512	Man-hours
No. of work-related injuries	None (0)	#
No. of work-related fatalities	None (0)	#
No. of work related ill-health	None (0)	#
No. of safety drills	16	#

Occupational Health and Safety

IMPACT & MANAGEMENT APPROACH

Having an occupational health and safety standards will provide employees a safe working environment, increase employee morale and job satisfaction and increase productivity. All throughout business operations, the safety, health and wellness of employees remain a priority whether in the construction sites, in the warehouses or in the offices.

Impaired working capacity due to sickness and accidents lowers productivity and impacts the quality and timely delivery of products and services to the customers as well as the well-being and quality of life of the employees.

The Company is committed to continuously comply labor laws and regulatory requirements on Occupational Safety and Health and maintain a safe and healthy workplace by strict implementation of safety and health protocols. The Company shall conduct a mandatory 8-hour training for all employees with regard to Occupational Safety and Health. The creation of Safety & Health Committee will help monitor the status of the implementation of these protocols that may include site visits to determine risk-prone areas and observe actual use of machineries and heavy equipment. The Company also sponsors "Big Loser challenge" to fight obesity along with periodic conduct of wellness classes by the Company's HMO service provider.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

If safety and health protocols are not strictly implemented e.g. proper labeling and wearing of personal protective equipment in the construction site, there's a risk that work-related injuries and illnesses would occur in the workplace.

The Company is committed to continuously comply labor laws and regulatory requirements on Occupational Safety and Health and maintain a safe and healthy workplace by strict implementation of safety and health protocols. The Company shall conduct a mandatory 8-hour training for all employees with regard to Occupational Safety and Health. The creation of Safety & Health Committee will help monitor the status of the implementation of these protocols that may include site visits to determine risk-prone areas and observe actual use of machineries and heavy equipment. Any breached in safety and health protocols should be reported to the Company for appropriate action.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

A safe and healthy working environment promotes productivity, job satisfaction and motivation, thereby, increasing employee retention. It is also an opportunity to save cost for any work-related injuries and/or accidents and illnesses that the Company may incur should they arise.

The Company is committed to continuously comply labor laws and regulatory requirements on Occupational Safety and Health and maintain a safe and healthy workplace by strict implementation of safety and health protocols. The Company shall conduct a mandatory 8-hour training for all employees with regard to Occupational Safety and Health. The creation of Safety & Health Committee will help monitor the status of the implementation of these protocols that may include site visits to determine risk-prone areas and observe actual use of machineries and heavy equipment. Any breached in safety and health protocols should be reported to the Company for appropriate action.

Disclosure	Quantity	Units
No. of legal actions or employee grievances involving forced	None (0)	#
or child labor		

Labor Laws and Human Rights

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

Торіс	Y/N	If Yes, cite reference in the company policy
Forced labor	Yes	Recruitment and Hiring Manual,
		Section IV, Item B.4
Child labor	Yes	Recruitment and Hiring Manual,
		Section IV, Item B.4
Human Rights	Yes	Code of Conduct
		Article I, Sections 1 to 7

IMPACT & MANAGEMENT APPROACH

Labor legislation, specifically on forced labor, child labor and human rights, is important to protect workers' rights and promote employee welfare. Non-compliance with such laws is detrimental in a company as penalties may be imposed by regulators and criticisms may come from employees, customers, and shareholders of such violation. The Company adheres with the principles of human rights and strict compliance to labor standards set forth by laws and governmental rules and regulations.

The Company's Recruitment and Hiring Manual explicitly disallows violations of labor laws specifically, on forced labor and child labor while the Code of Conduct explicitly disallows violations of human rights (e.g. harassment, bullying, etc.).

IDENTIFIED RISK/S & MANAGEMENT APPROACH

The risk of non-compliance with labor laws and human rights may expose the Company to penalties by the regulators for the violations committed and the risk of litigation that the aggrieved party may file.

The Company will strictly comply labor laws and related government issuances regarding Labor and Human Rights.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

The Company's adherence to labor and human rights will expose the organization from nil labor cases and savings for the payment of penalties should there be any committed violations. The Company will remain a child-friendly organization and that its operations do not directly, nor potentially expose children to any risk of harm or abuse. It will continue to raise awareness and the rule of law against violation of human rights (e.g. harassment, bullying, etc.)

Supply Chain Management

Do you have a supplier accreditation policy? If yes, please attach the policy or link to the policy:

The Company has a deeply rooted policy on supplier accreditation policy. In the accreditation process, suppliers are required to fill-up Supplier's Information Sheet.

Do you consider the following sustainability topics when accrediting suppliers?

Торіс	Y/N	If Yes, cite reference in the supplier policy
Environmental performance		
Forced labor		
Child labor		
Human rights		
Bribery and corruption	Y	xxx All personnel involved in the bidding process including the Bidding Committee, Technical Group, and the Contractors shall observe the highest standard of ethics during the procurement and execution of such contracts. Thus, corrupt,

fraudulent, collusive, and coercive practice strictly not allowed.	es are
XXX	

IMPACT, INVOLVEMENT IN THE IMPACT & MANAGEMENT APPROACH

About 5% of our revenues (including other income) is given back to our suppliers.

Knowing our suppliers is as important as knowing the supplies that they provide. Continuous mapping over the suppliers is required otherwise their unfortunate outcome will cause delays in the delivery, dip in customer satisfaction and damage to the corporate' goodwill.

The Company regard its suppliers as essential team members and that they deserve fair and equitable treatment, clear agreements and honest feedback on performance and delivery. We consider our suppliers' needs in conducting all aspects of our business. While cultivating friendly, professional relationships with our suppliers, the Company also maintain an honest, objective and efficient procurement process. The purchase of materials and services must be in accordance with the Company's procurement policies and procedures.

The Company's officers and employees are prohibited to solicit or accept gifts, payment or gratuities from our suppliers. Any financial interests in a Company's supplier or someone seeking to become a supplier must be reported to the company. The Company's policies in this area go beyond the law of prohibiting kickbacks, even the appearance of improper conduct in all our business dealings must be avoided.

The accreditation process involves submission by applicant-supplier of the Supplier's Information Sheet together with its corporate papers and company profile including services offered and accreditations attained as well as the list of finished projects with address. The Supplier's Information Sheet contains basic information about the supplier's company, organization's owner/directors; contact person or authorized representatives; products and services offered, contact numbers, previous customers and other relevant information necessary for evaluation as applicant-supplier.

After receiving the Supplier's Information Sheet, the applicant-supplier's projects when necessary will be visited by the accrediting committee which will be composed of representatives from the bidding committee and the technical group to evaluate the quality of the bidder's output. The evaluation shall be based on ocular inspection, interviews, surveys, feedback from existing customers, etc. Findings and observations during visitation shall be documented.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

Non-compliant suppliers may lead for them to more DOLE, BIR, SEC and other related case exposure. There's also a risk that there would be lack of offers from suitable vendors which can result to higher prices of goods and services or loss business opportunities. With regard to forecasting of needs, failure to forecast, plan and consult with end users can result in delay in lead time and/or disrupted delivery schedules.

The Company has to assign personnel to monitor and evaluate supplier's compliance with Procurement Guidelines; establish and develop a wider base of suppliers by securing firm contracts; more efficient procurement planning and forecasting; active collaboration between purchasing and the requesting

departments; procurement planning- identifying and consolidating requirements and hopefully determine just in time schedules

IDENTIFIED OPPORTUNITY/IES, & MANAGEMENT APPROACH

With the trend of building relationship with the suppliers in consideration of sustainability impacts, which comprise of economic, social, and environmental aspects, the Company will advocate that promoting sustainability in suppliers' operations can bring opportunities to reduce our waste and cost, improve our product and service quality, spur innovation growth and tap consumer interest in sustainable products.

The Company will also plan to add the concepts of sustainability to the fundamental supply chain requirements of competitive quality, cost, service, and delivery. We will also plan to develop credible sustainability assessments that will help incentivize suppliers and vendors for innovative, affordable and eco-friendly products and services.

Relationship with Community

Significant Impacts on Local Communities

Operations with significant (positive or negative) impacts on local communities (exclude CSR projects; this has to be business operations)	Location	Vulnerable groups (if applicable)*	Does the particular operation have impacts on indigenous people (Y/N)?	Collective or individual rights that have been identified that or particular concern for the community	Mitigating measures (if negative) or enhancement measures (if positive)
Employment of local residents	 Balulang Bonbon / Kinamlutan Butuan Sitio Malubog, Impasug-ong, Bukidnon 	Indigenous people	Y	Employment	To continue considering applicants from residents of project area
Improvement of Road (>1KM)	Brgy Agusan, Cagayan de Oro	Indigenous, Senior Citizen, Children, Youth	Y	Access to good roads	Continue to help in improving roads in project areas
Blood Letting	XSCC , Cagayan de Oro		Y	Saving life	To get more participants in blood donations
Scholarship Program	Opol , Misamis Oriental	Children and youth	Y	Access to education	Regular Monitoring of scholarship grants for those who availed the program

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

For operations that are affecting IPs, indicate the total number of Free and Prior Informed Consent (FPIC) undergoing consultations and Certification Preconditions (CPs) secured and still operational and provide a copy or link to the certificates if available: ______

Certificates	Quantity	Units
FPIC process is still undergoing	0	#
CP secured	0	#

IDENTIFIED RISK/S & MANAGEMENT APPROACH

The Company's operation involves stakeholder engagement with the communities and governments to ensure that critical operations continue without any untoward incident. This approach allows the Company to build trust-based relationships with the community. Negative impacts in the community could have significant impact in the Company's reputation and social license to operate.

The Company is partner in local community development. Local concerns may influence the importance of these stakeholders and environmental matters including long-term risks and cumulative impacts. The Company has regularly open communication and timely information dissemination of the concerned communities about decisions and actions that will have impact on them. Delivering positive benefits to the community will enable the Company to build stronger partnerships such as in local sourcing of goods and talents.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

As part of Corporate Social Responsibility, the Company's initiatives of delivering positive benefits to the community will build a stronger partnership. Community social and environmental programs may include reforestation, school supplies donation, classroom donations, scholarship program and employment of local residents.

Customer Management

Customer Satisfaction

Disclosure	Score	Did a third party conduct the customer satisfaction study (Y/N)?
Customer satisfaction	High Satisfaction	There is an Internal Quality Control Officer independent from the Construction and Sales and Marketing Team

A Certificate of Acceptance is signed by the house owner signifying acceptance and conformance to the house constructed.

IMPACT & MANAGEMENT APPROACH

Customer satisfaction indicates the importance of the value of the product and service provided which fulfills the clients' expectation. This great customer experience is essential to meeting overall business goals and help increase sales due to referrals of customers who were satisfied from its previous purchase. However, dissatisfaction of the products and services can affect brand loyalty and sales, ultimately hurting the bottom line. The Company's ability to keep its customers satisfied is at the core of the Company's performance.

The Certificate of Acceptance Form is being signed by the owners before they move-in to the houses, to ensure that they are satisfied with the construction of their houses. In order for the Company to be ensured that houses being constructed is within clients' expectations, the independence of the Quality Control Officer from the Construction and Sales and Marketing Team was set-up for speedy actions to rectify any defects or complaints reported.

Listening and feedback tools are used to discover and identify customer pain points and how the Company's brand is enhanced or harmed by the customer experience as delivered. The Company performs post-transaction surveys through customer calls or house visits. Customer commendations and complaints are also monitored so that commitment and actions may be addressed.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

Dissatisfaction of customers on the products and services delivered can affect brand loyalty and sales, ultimately hurting the bottom line. For example, the foundation and construction of houses should never be compromised and should be built based on approved plan.

To ensure that the construction of houses is built based on approved plan, the Company's quality control and monitoring team should exert its effort to check the houses being built by the Construction Team and provide feedback should there be any work to be re-done that are sub-par based on as built approved plan.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

Great customer experience will attract more clients by the referral of those previous clients who were satisfied to the houses constructed. This will provide an opportunity to increase sales and keeping the customers satisfied will help the Company stand out from the competition.

By using best practices in house construction, it will provide the Company a competitive advantage as compared to its peers.

Health and Safety

Disclosure	Quantity	Units
No. of substantiated complaints on product or service	1	#
health and safety*		
No. of complaints addressed	1	#

*Substantiated complaints include complaints from customers that went through the organization's formal communication channels and grievance mechanisms as well as complaints that were lodged to and acted upon by government agencies.

IMPACT & MANAGEMENT APPROACH

The Company recognizes its responsibility to ensure that the housing units built and lots subdivided including its amenities do not pose any risk to health and safety of our customers. This is assured from the design process to construction as well as operations that it meets the highest building standards that ensures it is resilient to any geohazards and structural threats. An internal quality control system is in place to monitor that the housing units --- e.g. materials used and housing design and other housing components is built based on approved plan.

Home owners' health and safety complaints may lead to customer dissatisfaction and immediate intervention should be given to resolve customers' complaints. The Company's reputation will be in question should the housing units delivered to its owners are not safe (e.g. hazardous like asbestos) and structurally not sound. The Company is committed to construct housing units using environment-friendly materials and conforms to generally approved standards based on approved plans, e.g. cast-in-place standard is 4inches, while company uses 6inches; usage of pvc ceilings, above-standard on ceilings.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

The risk of using non-fire-resistant materials in the construction of houses poses safety threat to the household in case of **fire**. The use of hazardous materials like asbestos will also cause health concerns of the residents. Non-conformity in the approved housing design would entail cost of reconstructing the housing units based on the approved plan. The sub-par quality product and/or service will cause the Company to loss customers, risk of lawsuits and may receive cease and desist order from regulatory agencies.

The Company shall construct houses based on the approved plan, using environmentally-friendly materials (e.g. **fire-resistant materials**; non-hazardous materials like asbestos-free) in flood-free and geohazard-free housing sites.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

The company's commitment to using environment-friendly materials are in place. They also conform to general approved building standards. Marketing materials develop highlight the usage of environment-friendly materials enticing and assuring buyers of a safe and secured unit.

The Company's products and services which are environmental-friendly contributes to the country's sustainable development goals.

Disclosure	Quantity	Units
No. of substantiated complaints on marketing and	**None (0)	#
labelling*		
No. of complaints addressed	**None (0)	#

Marketing and labelling

*Substantiated complaints include complaints from customers that went through the organization's formal communication channels and grievance mechanisms as well as complaints that were lodged to and acted upon by government agencies.

**Complaints are very minimal and does not need management or regulatory bodies intervention.

IMPACT, INVOLVEMENT IN THE IMPACT & MANAGEMENT APPROACH

The primary impact of the marketing and labelling of marketing materials are the customers. The Sales and Marketing Team ensures that messages, most particularly the amenities, indicated in the marketing collaterals are true and compliant with the Housing and Land Use Regulatory Board (HLURB) regulations. Complains may arise if a promised amenity is not delivered.

The company brings to front its master-planned community concept featuring open spaces with fresh air and scenic view; low density with single detached housing units sufficiently spaced from each other; model houses are built with bigger spacious area and modern lines and solid concrete walls and interior partition; security is top priority; accessibility; centralized water system; with parks and playgrounds; gated community and nature-themed resort community, mountain haven community, greens community. These features are the modes of marketing the product.

With the Company's thrust of sustainable business providing sustainable products and/or services that considers the projects' impact to the economy, society and environment, green and sustainable living is top of the mind. Since competition exists in a free-market world, the Company's Sales and Marketing Team ensures that the products and/or services sold to prospective home owners have competitive edge in terms of its uniqueness, identity and prestige, fair price, reasonable promotional discounts and more distribution channels in its execution as it progresses with the selling of products and/or services until post-sales customer care. Its concept design of green spaces and landscapes have the health benefits and personal well-being of its buyers as its core thrust.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

The risk of marketing the housing units and/or lots only with an amenity that will not be pushed through and home buyers consider such amenity as the reason of buying the property would be a room for complaints.

The Company has to ensure that information contained in its marketing materials such as flyers, tarpaulins, bill boards, etc. is correct. Simultaneously, it shall also ensure that it will build the amenities described in the subdivision plan as submitted with the regulating agencies.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

The Company enters the era of the new normal with its latest concept design dedicated to green spaces and landscapes. The company brings to front its metropolis perfected concept of development.

These new developments will feature areas with lots of open spaces and fresh flowing air, bike lanes, and open patios in its home designs with the health benefits and personal well-being of its residents as its core thrust. The company shall also continue its competitive edge of nature-themed subdivisions, with well-developed infrastructure facilities, integrated development, wide main roads, high elevation and flood-free locations.

Customer	privacy

Disclosure	Quantity	Units
No. of substantiated complaints on customer privacy*	None (0)	#
No. of complaints addressed	None (0)	#
No. of customers, users and account holders whose	None (0)	#
information is used for secondary purposes		

*Substantiated complaints include complaints from customers that went through the organization's formal communication channels and grievance mechanisms as well as complaints that were lodged to and acted upon by government agencies.

IMPACT & RISKS

Bad experiences can quickly drive consumers away, with many saying that they would stop doing business with a company due to unfriendly service, lack of company trust and unknowledgeable employees. However, it is speed and efficiency, knowledgeable and helpful employees and convenience that matter the most when it comes to customer experience.

Rather than providing an end product, customers opt for personalised service that is delivered ondemand, while ensuring transparency at every stage of the customer journey.

The real estate operation is all about relationships and referrals. Getting good word-of-mouth is crucial. Not getting talked about at all will be just as bad, in the long run, as being discussed negatively. The cost can largely affect the bottom line.

MANAGEMENT APPROACH IN CONTROLLING THE IMPACTS AND RISKS

The Company has well defined customer service policies and procedures which are focused on generation of positive synergies, which will eventually be converted into a huge value added to the organization.

One of these policies is to reduce response times to the customers. A database of customers is adequately maintained. However, in light of the myriad concerns raised by data privacy risks, the Company has begun adopting new precautions and regulations to keep data secure. The Company strictly adheres to the laws of data privacy. The Company, further, aims to have a:

- 1. Well designed data architecture that has a clear documentation starting from business requirements, business to data mapping, business glossaries, naming conventions, and standards,
- 2. Clear data retention policy is also critical for a company's privacy compliance,
- 3. Centralized Customer Information with Security, and
- 4. Robust data control processes and to automatically detect non-compliance

Data Security

Disclosure	Quantity	Units
No. of data breaches, including leaks, thefts and losses	None (0)	#
of data		

IMPACT, INVOLVEMENT IN THE IMPACT & MANAGEMENT APPROACH

Customers' personal information such as names, addresses, contact information, signature, and other details that the Company is collecting in the course of our transactions can be accessed only by duly authorized personnel.

Any data leak or security breach puts the customers at risk like identity theft. Flawed data security also affects business reputation translating to negative repercussions including financial loss. Thus, data security is a priority.

To protect customer data as well as all the Company's confidential information, we continue to implement strong security policy, put in place network security protection and monitoring process in every aspects of our data management system.

IDENTIFIED RISK/S & MANAGEMENT APPROACH

The risks for data security come from data breaches, distributed denial of service (DdoS) attacks, phishing, and related acts. These data breaches occurred when information is stolen, taken from a system or accessed without the knowledge or authorization of the system's owner which may result to data losses, data leaks and thefts.

The Company counters these risks with preventive security measures and will be updating its policies regarding data security. Constant reminders, cascades and mandatory e-learning on data privacy and security will also be given to all employees to prevent data security misconduct and create a data privacy culture in the workplace.

IDENTIFIED OPPORTUNITY/IES & MANAGEMENT APPROACH

As technology continue to evolve including processing and storage of data, threats of data breach will continue as well. Through collaboration among industry players; strong government regulations on network security; enhance data privacy and security defenses and sharing best practices may address and combat data security threats.

UN SUSTAINABLE DEVELOPMENT GOALS

Product or Service Contribution to UN SDGs

Key products and services and its contribution to sustainable development.

Key Products and Services	Societal Value / Contribution to UN SDGs	Potential Negative Impact of Contribution	Management Approach to Negative Impact
Real Estate Services (House and Lot and Lot only)	Use, Management and Operation are well- aligned towards responsible stewardship and sustainable development	Land-use patterns, planning and design, and construction practices and materials are sources of pollutants	Metropolis Perfected Concept: Greens, Open Spaces, Healthy Living, Lots of Trees, Nature- themed, Wide Main Roads
	Availability of Quality Housing that the Company keeps on top of	Housing for the Poor	Socialized Housing Counterpart
	mind is a major determinant of a life well-	Waste Generation	Proper Disposal
	lived.	Cutting of Trees	Tree Planting
	Focus on creating enlightened and happier communities makes better quality of life	Energy Usage	Design of Open Air, Well-lighted Houses (Adopting to Green Architecture)
	Economic growth by providing jobs and decent work places – managerial, technical and nontechnical Creating Sustainable Communities by using the Metropolis Perfected Concept in Planning and Design	Printing of Tarpaulins and Paper Flyers	Recycling and Adopting to Online Marketing
Water Supply Concessionaire	Provides good quality of potable water for the community	Invasion of natural habitat	Providing Tree planting schemes for every development to create natural habitat
Crude Palm Oil and its By-products	Produce palm oil and its by-products for use as cooking oil, commercial food and personal care products and may be converted into biofuel	Invasion of natural habitat	Follow regulations on conservation and mitigation of inevitable impacts, on-site restoration and sustainability practices

Key Products and	Societal Value /	Potential Negative	Management Approach
Services	Contribution to UN SDGs	Impact of Contribution	to Negative Impact
	With its Key Products and		
	Services, the Company is		
	aligned with UN		
	Sustainable Developments		
	Goals (SDG):		
	2 – Zero Hunger		
	*ensure sustainable food		
	production systems and		
	implement resilient		
	agricultural practices		
	6 – Clean Water and		
	Sanitation		
	*achieve universal and		
	equitable access to safe		
	and affordable drinking		
	water for all		
	8 – Decent Work and		
	Economic Growth		
	*achieve full and		
	productive employment		
	and decent work for all		
	women and men		
	11 – Sustainable Cities		
	and Communities		
	*access for all to		
	adequate, safe and		
	affordable housing and		
	basic services and		
	upgrade slums		
	*provide universal access		
	to safe inclusive and		
	accessible, green and		
	public spaces		
	As a consequence of		
	decent work provided to		
	its employees, the		
	Company has contributed		
	to UN SDG:		
	1 – No Poverty		
	*for eradication of		
	extreme poverty		
	measured as people living		
	on less than \$1.25 a day		
	*reduction of the		
	proportion of people living		

below national poverty	
line	
5 – Gender Equality	
* end all forms of	
discrimination against all	
women	
*women's full and	
effective participation and	
equal opportunities for	
leadership at all levels of	
decision-making (ex.	
managerial positions)	

* None/Not Applicable is not an acceptable answer. For holding companies, the services and products of its subsidiaries may be disclosed.