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For J Prince Holdings Corporation
5th Floor, Citibank Center, 8741 Paseo de Roxas, Makati City

ANNUAL STOCKHOLDERS' MEETING

Tuesday, July 16, 2019, 2:30 PM

Function Room 7, Top of the CitiSECURITIES AND EXCHANGE

34th Floor, Citibank Tower

8741 Paseo de Roxas, Makati City

(DEFINITIVE)

INFORMATION STATEMENT

THE CORPORATION UNDERTAKES TO PROVIDE WITHOUT CHARGE TO THE SHAREHOLDERS, UPON THE WRITTEN REQUEST OF ANY SHAREHOLDER, A COPY OF THE ANNUAL REPORT ON SEC FORM 17-A. HOWEVER, THE MANAGEMENT RESERVES THE RIGHT TO CHARGE REASONABLE FEES FOR PROVIDING COPIES OF THE EXHIBITS ATTACHED TO THE REGISTRANT'S SEC FORM 17-A. SAID WRITTEN REQUEST MAY BE DIRECTED TO:

ATTY, FINA BERNADETTE D.C. TANTUICO

Corporate Secretary

F & J Prince Holdings Corporation

5th Floor, Citibank Center 8741 Paseo de Roxas, Makati City 1226

Fig J Prince Holdings Corporation

June 14, 2019

SECURITIES AND EXCHANGE COMMISSION

Secretariat Bldg., Vicente Sotto Street, PICC Complex, Pasay City

MR. VICENTE GRACIANO P. FELIZMENIO, JR. Attention :

Director, Markets and Securities Regulation Department

THE PHILIPPINE STOCK EXCHANGE, INC.

6/F PSE Tower, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City

: MS. JANET A. ENCARNACION Attention

Head, Disclosure Department

Definitive Information Statement Subject

Gentlemen:

In accordance with SEC Rule 20, prior to the sending of the Definitive copies of the following documents to stockholders, we are submitting herewith for your review and approval, drafts of the following:

1) Definitive Information Statement.

2) Notice of Annual Stockholders' Meeting.

3) Proxy Form.

4) 2018 Management Report.

5) 2018 Audited Financial Statements and 2019 Unaudited First Quarter Report.

We have incorporated the Revisions and Comments contained in your letter of June 10, 2019.

The Statement of Management's Responsibility for Financial Statement was under oath and manually signed by the Chairman, Chief Executive Officer and Chief Financial Officer in the final 2018 Management/Annual Report. The Report of Independent Public Accountants was likewise manually signed by the certifying partner in the final printed 2018 Management/Annual Report.

We trust you will find the foregoing in order.

Very truly yours,

ROBERT Y. COKENG

RyCo

President

5/F Citibank Center, 8741 Paseo de Roxas, Makati City 1226 Tel. Nos.: 8927133 • 8927137 • 8929443 • Fax Nos.: 8927127 • 8927150 Email Address: fjphco@gmail.com

My Docs>F&J>2019 Files>SEC Form 20-IS> Definitive IS>Letter-Definitive IS RYC

F & J Prince Holdings Corporation

NOTICE OF ANNUAL STOCKHOLDERS' MEETING

To: All Stockholders

NOTICE IS HEREBY GIVEN that the Annual Stockholders' Meeting of F. & J. Prince Holdings Corporation will be held on July 16, 2019, Tuesday at 2:30 PM, at Function Room 7, Top of the Citi, Citibank Tower, 8741 Paseo de Roxas, Makati City.

The following matters will be taken up during the meeting:

- **1. CALL MEETING TO ORDER.** The Chairman will formally open the 2019 Annual Stockholders' Meeting and will call the meeting to order.
- 2. PROOF OF NOTICE AND QUORUM. The Corporate Secretary will certify on the date when written notice of the time, date, place and purpose of the meeting was sent to all registered stockholders of record as of May 29, 2019. The Corporate Secretary will further certify the presence of a quorum. The holders of record for the time being of majority of the stock of the Company then issued and outstanding and entitled to vote, represented in person or by proxy, shall constitute a quorum for the transaction of business.
- 3. APPROVAL OF THE MINUTES OF THE ANNUAL STOCKHOLDERS' MEETING HELD ON JULY 26, 2018. Copies of the minutes of the stockholders' meeting held on July 26, 2018 will be distributed to the stockholders before the meeting. Shareholders will vote for the adoption of a resolution approving the Minutes of the July 26, 2018 annual general meeting of the stockholders.
- **4. MANAGEMENT REPORTS.** The Chairman will deliver a report to the stockholders on the highlights of the company's performance for the year 2018 and the outlook for the year 2019.
- 5. PRESENTATION AND APPROVAL OF AUDITED FINANCIAL STATEMENTS AS OF DECEMBER 31, 2018. The stockholders will be given an opportunity to ask questions prior to submitting the Annual Report and the Audited Financial Statements for approval by the stockholders. Copies of the Annual Report and Audited Financial Statements will be distributed before the meeting.

6. RATIFICATION OF CORPORATION ACTION TAKEN. Ratification by the stockholders will be sought for all the acts and resolutions of the Board of Directors, Board Committees and management of the Company taken or adopted since the annual stockholders' meeting on July 26, 2018. The acts and resolutions of the Board and its Committees were reflected in the minutes of meetings including approval of contracts and agreements, projects and investments, treasury matters and acts of resolutions covered by the disclosures to the SEC and PSE.

7. ELECTION OF DIRECTORS. The list of names of nominees for the office of the Board of Directors including the Independent Directors for the year 2019-2020 will be announced, for purposes of their election.

8. ELECTION OF EXTERNAL AUDITOR FOR THE FISCAL YEAR JANUARY TO DECEMBER, 2019. Upon the endorsement of the Audit Committee, the stockholders shall elect the external auditor for the year 2019.

9. OTHER MATTERS. Shareholders may raise questions or express comments that are relevant to the corporation.

10. ADJOURMENT. Upon determination by the Corporate Secretary that there are no other matters to be considered, and on motion by the stockholders, the Chairman shall declare the meeting adjourned.

For purposes of the meeting, only stockholders of record at the close of business on May 29, 2019 shall be entitled to vote thereat.

Stockholders who cannot attend the meeting in person are requested to accomplish the attached proxy and return the same to the office of the Corporation not later than the close of office hours July 9, 2019. If the stockholder is a corporation, a Secretary's Certificate quoting the board resolution authorizing the corporate officer to execute the proxy should also be submitted.

Validation of proxies will be held on July 10, 2019 at 11:00 am at the 5th Floor, Citibank Center Building, Paseo de Roxas, Makati City.

Makati City, June 14, 2019.

By Resolution of the Board of Directors:

(ATTY.) FINA BERNADETTE D.C. TANTUICO
Corporate Secretary

gerantines

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20- IS

INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

SECURITIES AND EXCHANGE COMMISSION

Check the appropriate box:	JUN 1 4 2019
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Preliminary Information State	ement Come 3.21
Definitive Information States	ment
F. & J Pri	nce Holdings Corporation
Name of Registrant as specified in its charte	r
Philippines	
Province, country or other jurisdiction of inc	corporation or organization
43370	000-829-097
SEC Identification Number	5. BIR Tax Identification Number
5 th Floor, Citibank Center	
8741 Paseo de Roxas, Makati City	1226
Address of principal office	Postal Code
(632) 8927133 or 8927137	
Registrant's telephone number, including a	rea code
July 16, 2019, Tuesday	
Function Room 7, Top of t	he Citi
34 th Floor, Citibank Tower	
8741 Paseo de Roxas, Mal	
Date, time and place of the meeting of secu	100 100 100 100 100

Approximate date on which the Information Statement is first to be sent or given to security holders.

June 21, 2019

	Name of Person Filing the Statement/Solicitor:	
	5 th Floor, Citibank Center, 8741 Pase 8927133 or 8927137	eo de Roxas, Makati City
L.	Securities registered pursuant to Sections 8 and on number of shares and amount of debt is applied	12 of the Code or Sections 4 and 8 of the RSA (informatio cable only to corporate registrants):
		Number of Shares of Common
	Title of Each Class	Stock Outstanding or Amount of Debt Outstanding
	Class "A"	292,610,118
	Class "B"	189,217,535
	Are any or all of registrant's securities listed on the	ne Stock Exchange?
	Yes <u>✓</u> No	
	If yes, disclose the name of such Stock Exchange a	and the class of securities listed therein
	Philippine Stock Exchange, Cla	ss "A" and "B"

PART I

INFORMATION REQUIRED IN INFORMATION STATEMENT

A. GENERAL INFORMATION

ITEM 1. DATE, TIME AND PLACE OF MEETING OF SECURITY HOLDERS

Date : July 16, 2019, Tuesday

Time : 2:30 PM

Place : Function Room 7, Top of the Citi

34th Floor, Citibank Tower

8741 Paseo de Roxas, Makati City

Complete mailing address : 5th Floor, Citibank Center

of principal office 8741 Paseo de Roxas, Makati City 1226

The Information Statement and the proxy forms and other solicitation materials will be sent to the shareholders on or before **Friday**, **June 21**, **2019**.

ITEM 2. DISSENTERS' RIGHT OF APPRAISAL

The appraisal right is available in the following instances stated in the Revised Corporation Code (2019), to wit:

- (1) any amendment to the Articles of Incorporation which has the effect of changing or restricting the rights of any stockholders or class of shares, or of authorizing preferences in any respect superior to those of outstanding shares of any class, or of extending or shortening the term of corporate existence (Sec. 80)(a);
- (2) any sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property and assets (Sec. 80)(b);

- (3) any merger or consolidation of the Corporation with or into another entity (Sec. 80)(c); and
- (4) any investment of corporate funds in any other corporation or business or for any purpose other than the primary purpose for which the Corporation was organized (Sec. 80)(d).

However, the present meeting is being called in order to approve the following matters, namely:

- (1) Approval of the Minutes of the 2018 Annual Stockholders' Meeting;
- (2) Approval of the Audited Financial Statements as of December 31, 2018;
- (3) Ratification of corporate acts of the Board of Directors;
- (4) Election of members of the Board of Directors; and
- (5) Appointment of the external auditor of the Corporation for the fiscal year 2019.

Therefore, the matters to be taken up during the meeting do not call for the availability and the exercise of the shareholder's appraisal right.

ITEM 3. INTEREST OF CERTAIN PERSONS IN OR OPPOSITION TO MATTERS TO BE ACTED UPON

None of the directors and executive officers of the Corporation, nor any associate of said persons, have any substantial interest, direct or indirect, in any matter to be acted upon at the meeting, other than elections to office.

None of the directors of the Corporation has informed the Corporation, whether in writing or otherwise, of any intention to oppose any matter to be taken up at the forthcoming stockholders' meeting.

B. CONTROL AND COMPENSATION INFORMATION

ITEM 4. VOTING SECURITIES AND PRINCIPAL HOLDERS THEREOF

The securities of the Registrant are divided into two (2) classes: Class A which is issued solely to Filipino citizens and Class B which may be issued to Filipino citizens or to aliens alike. As of May 28, 2019, One Hundred Thirty Nine Million Nine Hundred Nine Thousand Seven Hundred Fifty Nine (139,909,759) shares are foreign owned.

The following number of shares is outstanding and entitled to vote as of May 29, 2019:

<u>Class</u>	No. of Shares Outstanding	No. of Votes to which entitled
Class "A"	292,610,118	292,610,118
Class "B"	<u>189,217,535</u>	<u>189,217,535</u>
Total	481,827,653	481,827,653

The record date for shareholders who shall be entitled to vote has been fixed at May 29, 2019. All shareholders entitled to vote may vote such number of shares of stock standing in his name on the stock and transfer book of the Corporation as of May 29, 2019. Said shareholders may vote such shares for as many persons as there are directors to be elected or he may cumulate said shares and give one (1) candidate as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit: *provided* that the total number of votes cast by him shall not exceed the number of shares owned by him as shown in the books of the Corporation multiplied by the total number of directors to be elected.

(1) Security Ownership of Certain Record and Beneficial Owners

As of May 28, 2019, the record or beneficial owners of Five Percent (5%) or more of the outstanding capital stock of the Corporation are as follows:

TITLE OF CLASS	NAME, ADDRESS OF RECORD OWNER AND RELATIONSHIP WITH ISSUER	NAME OF BENEFICIAL OWNER AND RELATIONSHIP WITH RECORD OWNER	CITIZENSHIP	NO. OF SHARES HELD	PERCENTAGE
Common B	Essential Holdings	Same as Record	Foreign	139,778,670	29.01%
	Limited	Owner			
	11/F, Belgian House				
	77-79 Gloucester Road,				
	Hong Kong	Robert Y. Cokeng		Record &	
		Managing Director		Beneficial	
	Stockholder				
Common A	PCD Nominee	None of the	Filipino	71,654,490	15.42%
	Corporation	beneficial owners			
	37 th Floor Tower I,	own Five (5%)			
	The Enterprise,	Percent or more			
	6766 Ayala Avenue	of the outstanding			
	Makati City	capital stock of			
		the			
	Stockholder	Corporation			

Common	Pinamucan Industrial	Same as Record	Filipino	50,224,105	10.42%
A & B	Estates, Inc.	Owner	•	, ,	
	5 th Floor, Citibank				
	Center, 8741 Paseo de				
	Roxas, Makati City				
	,	Johnson U. Co		Record &	
	A Subsidiary of the	President		Beneficial	
	Subsidiary of Issuer				
Common A	Magellan Capital	Same as Record	Filipino	47,844,022	9.92%
	Holdings Corporation	Owner			
	5 th Floor, Citibank				
	Center, 8741 Paseo de				
	Roxas, Makati City				
		Robert Y. Cokeng		Record &	
	94% Subsidiary of	President		Beneficial	
	Issuer				
Common A	Consolidated Tobacco	Same as Record	Filipino	43,052,023	8.93%
	Industries of the	Owner			
	Philippines, Inc.				
	CTIP Compound,				
	Ortigas Avenue				
	Extension, Rosario,				
	Pasig City	Robert Y. Cokeng		Record &	
		President		Beneficial	
<u> </u>	Stockholder				
Common A	Vructi Holdings	Same as Record	Filipino	34,633,628	7.18%
	Corporation	Owner			
	52 Narra Avenue,				
	Forbes Park,				
	Makati City	Rufino B. Tiangco		Record &	
	Charlestele	President		Beneficial	
	Stockholder				

Mr. Robert Y. Cokeng is the controlling stockholder of Essential Holdings Limited ("EHL"). He is also the President of the Registrant. Mr. Robert Y. Cokeng has the power to vote the shares of EHL in the upcoming Stockholders' Meeting.

Mr. Robert Y. Cokeng is the Chairman of Pinamucan Industrial Estates, Inc. ("PIEI"). He has voting power over the shares of stock of PIEI. He is also President of the Registrant.

Mr. Robert Y. Cokeng has voting power over the shares of stock of Magellan Capital Holdings Corporation ("MCHC") in the Registrant.

Consolidated Tobacco Industries of the Philippines, Inc. ("CTIPI") is principally owned and controlled by the Cokeng and Co families. Mr. Robert Y. Cokeng has voting power over the shares of stock of CTIPI.

Vructi Holdings Corporation is controlled by Mr. Rufino B. Tiangco, a director of the Registrant. He has the voting power over the shares of Vructi Holdings Corporation.

(2) Security Ownership of Management

As of May 28, 2019, the Directors, Executive Officers and Nominees of the Corporation are the beneficial owners of the following number of shares:

TITLE OF CLASS	NAME OF BENEFICIAL OWNER	AMOUNT AND BENEFICIAL O		CITIZENSHIP	PERCENT OF OWNERSHIP
Common A	Robert Y. Cokeng	13,693,072 Dire		Filipino	3.26%
Common A	Robert 1. Cokeng	2,020,000	Indirect	FIIIPIIIO	3.20%
Common A	Francisco Y. Cokeng, Jr.	2,160,000	Direct	Filipino	0.45%
Common A	Charlie K. Chua	5,000	Indirect	Filipino	0.0010%
Common A	Francis L. Chua	100,000	Direct	Filipino	0.02%
Common A	Johnson U. Co	1,100,000	Direct	Filipino	0.23%
Common A	Mark Ryan K. Cokeng	10,000	Indirect	Filipino	0.002%
Common A	Johnson Tan Gui Yee	15,371,747	Direct	Filipino	3.19%
Common A	Mary K. Cokeng	1,000	Indirect	Filipino	0.0002%
Common A	Johnny O. Cobankiat	7,227,076	Indirect	Filipino	1.50%
Common A	Peter L. Kawsek, Jr.	1,000	Indirect	Filipino	0.0002%
Common A & B	Rufino B. Tiangco	128,000	Direct	Filipino	0.03%
Total		41,816,895			8.68%

(3) Voting Trust Holders of 5% or More of the Outstanding Shares

No shareholder holding more than Five Percent (5%) of the outstanding capital stock of the Corporation holds such shares under a voting trust or similar agreement.

(4) Changes in Control

There has been no change in the voting control of the Registrant nor has there been any arrangement with any party which may result in a change of control since the last fiscal year.

ITEM 5. DIRECTORS AND EXECUTIVE OFFICERS

(1) Directors and Nominees

The following are the incumbent Directors and Executive Officers of the Registrant as well as nominee for Director, and their respective ages, citizenship, business experiences for the last five (5) years, positions and periods of service:

ROBERT Y. COKENG, 67 years old, Filipino citizen. *Chairman, President & Chief Executive Officer*

Re-elected on 26 July 2018 to a one-year term. Director and Officer since 1996.

President & Chief Executive Officer, Magellan Capital Holdings Corporation, Magellan Utilities Development Corporation, Pinamucan Power Corporation, Malabrigo Corporation, Consolidated Tobacco Industries of the Philippines, Inc. and Center Industrial and Investment, Inc.; Independent Director, Cosco Capital, Inc. (PSE listed company); Chairman, Pinamucan Industrial Estates, Inc.; Managing Director, Essential Holdings Ltd.; Director, Pointwest Technologies Corporation and Pointwest Innovations Corporation; Director and Chairman of the Executive Committee, Business Process Outsourcing International, Inc.; Chairman, IPADS Developers, Inc.

Bachelor of Arts (Economics Honor Program), Magna Cum Laude, Ateneo University; Master in Business Administration (with High Distinction and elected Baker Scholar), Harvard University.

FRANCISCO Y. COKENG, JR., 65 years old, Filipino citizen. *Vice-Chairman and Director*

Re-elected on 26 July 2018 to a one-year term. Director since 1996.

Also director from 1980-1991.

Director, Consolidated Tobacco Industries of the Philippines, Inc., Magellan Capital Holdings Corporation; *Chairman*, Sunflare Horizon International, Inc.

AB Economics, Boston University.

CHARLIE K. CHUA, 55 years old, Filipino citizen. *Independent Director*

Elected 26 July on 2018 to a one-year term.

Vice President, Highland Tractor Parts, Inc.

B.S. Mechanical Engineering, University of the Philippines; Master of Science, Mechanical Engineering, University of California, Berkley.

JOHNSON U. CO, 66 years old, Filipino citizen. *Vice-President for Administration*

Re-elected on 26 July 2018 to a one-year term. Director since 1996.

President, Pinamucan Industrial Estates, Inc., Sunflare Horizon International, Inc.; Vice-President for Administration and Director, Magellan Capital Holdings Corporation; Treasurer, Magellan Utilities Development Corporation and Malabrigo Corporation; Director, Pinamucan Power Corporation; Vice Chairman, Consolidated Tobacco Industries of the Philippines, Inc.

B.S. Mechanical Engineering, University of Sto. Tomas.

MARK RYAN K. COKENG, 33 years old, Filipino citizen. *Treasurer and Director*

Re-elected on 26 July 2018 to a one-year term. Director and Treasurer since 2013.

Treasurer and Director, Magellan Capital Holdings Corporation; Director and Treasurer, Magellan Capital Corporation; Director, IPADS Developers, Inc.; Director, Pointwest Technologies Corporation, Director, Pointwest Innovations Corporation, Director and Treasurer, Business Process Outsourcing International, Inc.

Bachelor of Arts in Economics and Statistics, Boston University.

MARY K. COKENG, 66 years old, Filipino citizen. Director

Re-elected on 26 July 2018 to a one-year term. Director since 2008.

Director, Essential Holdings, Limited, Director, Magellan Capital Holdings Corporation.

Bachelor of Arts, Management, University of Sto. Tomas

JOHNNY O. COBANKIAT, 67 years old, Filipino citizen. **Director**

Re-elected on 26 July 2018 to a one-year term. Director since 2008.

President, Ace Hardware Phils., Cobankiat Hardware, Inc. and Milwaukee Builders Center, Inc.; *Executive Vice President,* Hardware Workshop; *Vice Chairman,* R. Nubla Securities.

B.S. Accounting, De La Salle University.

FRANCIS LEE CHUA, 67 years old, Filipino citizen. **Director**

Re-elected 26 July on 2018 for a one-year term. Director since 2001.

General Manager, Sunny Multi Products and Land Management Inc., Midori Carpet; *Corporate Secretary*, Sunflare Horizon International, Inc.

B.S. Management, Ateneo University.

PETER L. KAWSEK, JR., 60 years old, Filipino citizen. *Independent Director*

Elected on 26 July 2018 to a one-year term.

President, Apo International Marketing Corporation; Bekter Ventures Inc.; *Vice President,* Kawsek Inc.

Bachelor of Science in Business, De La Salle University

JOHNSON TAN GUI YEE, 72 years old, Filipino citizen. **Director**

Re-elected on 26 July 2018 to a one-year term. Director since 1997.

Chairman, Armak Tape Corporation; President & Chief Executive Officer, Armak Holdings and Development, Inc.; President, Yarnton Traders Corporation; Director, Magellan Capital Holdings Corporation.

B.S. Chemical Engineering and B.S. Mathematics

RUFINO B. TIANGCO, 69 years old, Filipino citizen. *Director*

Re-elected on 26 July 2018 to a one-year term. Director since 1997.

Chairman of the Board, R.A.V. Fishing Corporation, Marala Vitas Central Terminal & Shipyard Corp.; *President*, Vructi Holdings Corporation; Trufsons Holdings Corporation, Ruvict Holdings Corporation; *Director*, Magellan Capital Holdings Corporation and Magellan Utilities Development Corporation.

B.S. Mechanical Engineering, University of Sto. Tomas

PONCIANO K. MATHAY, 59 years old, Filipino citizen. **Senior Vice President and Compliance Officer**

Appointed by the Board on July 26, 2018.

President, MHM Energy Corp., *Consultant*, Pointwest Technologies Corp., *Formerly Vice President*, Alcorn Gold Resources.

AB Psychology, University of Washington, MS Business Management, A.D. Little (Hult) Cambridge, Massachusetts.

FINA BERNADETTE D.C. TANTUICO, 57 years old, Filipino citizen. *Corporate Secretary*

Re-elected on 26 July 2018 to a one-year term.

Legal Counsel and Corporate Secretary, F & J Prince Holdings Corporation and its subsidiaries and affiliates (2002 up to the present); Magellan Capital Holdings Corporation and its subsidiaries, Magellan Utilities Development Corporation, Pointwest Technologies Corporation, Pointwest Innovations Corporation, Pinamucan Industrial Estates Inc; Corporate Secretary, Republic Telecommunications Company (Retelcom), U.P. Law Alumni Foundation Inc. (UPLAF), Former Assistant Vice-President and Corporate Secretary, United Overseas Bank Philippines (2000-2001). Former President of the Philippine Bar Association; Professorial Lecturer, University of the Philippines College of Law; member, Inter-Country Placement Committee, Inter-Country Adoption Board (ICAB).

Law Degree, University of the Philippines.

Term of Office. The directors of the Registrant were elected during the annual stockholders' meeting held on 26 July 2018. The directors have a one (1) year term of office.

Executive Officers. The Executive Officers of the Registrant, and their respective ages, citizenship, positions are as follows:

				PERIOD DURING WHICH THE INDIVIDUAL HAS	
NAME	AGE	CITIZENSHIP	POSITION	SERVED AS SUCH	
Robert Y. Cokeng	67	Filipino	President and Vice Chairman;	since1996 -	
Robert 1. Cokerig	07	FIIIPIIIO	Chairman and President	2007 to present	
Francisco Y. Cokeng, Jr.	65	Filipino	Vice Chairman	2007 to present	
Ponciano K. Mathay	59	Filipino	Senior Vice President and	2019 to procent	
Policiallo K. Iviatilay	39	FIIIPIIIO	Compliance Officer	2018 to present	
Johnson U. Co	66	Filipino	Vice-President for Administration	2013 to present	
Mark Ryan K. Cokeng	33	Filipino	Treasurer and Chief Financial Officer	2013 to present	
Fina C. Tantuico	57	Filipino	Corporate Secretary	2009 to present	

During the Annual Stockholders' Meeting held on 12 July 2006, the stockholders, constituting more than 2/3 of the issuer's outstanding capital stock, approved the proposed amendment to the By-Laws adopting the requirements of SRC Rule 38 on the nomination and election of Independent Directors. The aforesaid amendment to the company's By-Laws adopting the requirements of SRC Rule 38 was approved by the SEC on February 2008.

Pursuant to SRC Rule 38 as amended, the Company's Nominations Committee promulgated the following guidelines to govern the conduct of the nomination for independent directors:

- The Committee shall ascertain that all candidates for nominees meet the qualifications of an independent director pursuant to the Code of Corporate Governance and applicable issuances from the SEC.
- 2. Each of the Committee members shall choose possible nominees from candidates nominated by shareholders. The nominees must meet the following minimum qualifications:
 - (i) He shall have at least one (1) share of stock of the corporation;
 - (ii) He shall be at least a college graduate or he shall have been engaged or exposed to the business of the corporation for at least five (5) years;
 - (iii) He shall possess integrity/probity; and
 - (iv) He shall be assiduous.

The members of the Nomination Committee of the Registrant are the following:

Robert Y. Cokeng - Chairman

Johnson U. Co Rufino B. Tiangco Johnson Tan Gui Yee

Charlie K. Chua - Independent Director

Nomination for Directorship. The nominees for Directors are all of the eleven (11) incumbent directors namely Robert Y. Cokeng, Francisco Y. Cokeng, Jr., Charlie K. Chua, Johnson U. Co, Mark Ryan K. Cokeng, Johnny O. Cobankiat, Mary K. Cokeng, Francis L. Chua, Peter L. Kawsek, Jr., Johnson Tan Gui Yee and Rufino B. Tiangco. The Nomination committee has determined that they meet the qualifications for directors as outlined above.

(2) Significant Employees

There are no other persons other than the Registrant's executive officers who are expected to make a significant contribution to its business.

(3) Family Relationships

Messrs. Robert Y. Cokeng and Francisco Y. Cokeng, Jr. are brothers. They are first cousins of Mr. Johnson U. Co. Mrs. Mary K. Cokeng is the spouse of Robert Y. Cokeng. Mr. Mark Ryan K. Cokeng is the son of Robert and Mary Cokeng. Other than the ones disclosed, there no other family relationships known to the Registrant.

(4) <u>Certain Relationship and Related Transaction</u>

There is no transaction or proposed transaction during the last two (2) years to which the Registrant was or is to be a party in relation to any director, any nominee for election as director, any security holder of certain record beneficial owner or management or any member of the immediate families of such directors. The Registrant's subsidiary, Magellan Capital Holdings Corporation (MCHC), and certain of MCHC's subsidiaries and affiliates as well as Registrant's affiliate, Business Process Outsourcing International (BPOI), have transactions with each other such as rental contracts and intercompany loans. These transactions are on armslength basis and, in the case of partially owned affiliates, are subject to approval of unrelated shareholders of these affiliates. In the case of rental contracts, the rental rates charged are similar to those charged to outside parties leasing similar properties.

No director has resigned or declined to stand for re-election to the Board of Directors since July 26, 2018, the date of the last annual stockholders' meeting, because of a disagreement with the Corporation on any matter relating to the Corporation's operations, policies or practices.

As of December 31, 2018, MCHC and its subsidiary, Pinamucan Industrial Estates, Inc. (PIEI) have receivables from Magellan Utilities Development Corporation (MUDC), a minority owned affiliate of MCHC. As of December 31, 2018, the Registrant also had dividend receivables from its outsourcing affiliate, PTC and BPOI. Receivables from MUDC are fully provided for in the Audited Financial Statements.

ITEM 6. COMPENSATION OF DIRECTORS AND EXECUTIVE OFFICERS

(1) GENERAL

None of the directors and executive officers of the Registrant are paid any compensation as such. Among its officers, only Messrs. Fina Bernadette D.C. Tantuico, Robert Y. Cokeng, Johnson U. Co, Manuel N. Dy_and Mark Ryan K. Cokeng are paid professional fees and compensation by the Registrant or its affiliates, MCHC and PIEI, respectively. Directors are not paid any compensation by the Registrant other than a *per diem* of Five Thousand Pesos (P5,000.00) per attendance of Board Meeting. Apart from the CEO, there are only three (3) highly compensated executive officers. The next tier is composed of regular staff members.

(2) SUMMARY COMPENSATION TABLE

Summary Compensation Table Annual Compensation

NAME & PRINCIPAL POSITION	YEAR	SALARY	BONUS	OTHER ANNUAL COMPENSATION*
Robert Y. Cokeng, President	2019	1	ı)
Johnson U. Co, Vice-President-Administration	2019	-	•	1.
Mark Ryan K. Cokeng, Treasurer	2019	-	-	P11,000,000.00 ^{1>}
Fina Bernadette D.C. Tantuico, Corporate Sec.	2019	-	-	J
All Other Officers & Directors	2019	P 280,000.00	1	

NAME & PRINCIPAL				OTHER ANNUAL
POSITION	YEAR	SALARY	BONUS	COMPENSATION*
Robert Y. Cokeng, President	2018	-	-	
Johnson U. Co, Vice-President-Administration	2018	-	-	P10,904,000.00
Mark Ryan K. Cokeng, Treasurer	2018	-	-	1 10,504,000.00
Fina Bernadette D.C. Tantuico, Corporate Sec	2018	-	-	J
All Other Officers & Directors	2018	P280,000.00		

NAME & PRINCIPAL POSITION	YEAR	SALARY	BONUS	OTHER ANNUAL COMPENSATION*
		JALANI	50.103)
Robert Y. Cokeng, President	2017	-	-	
Johnson U. Co, Vice-President-Administration	2017	-	-	
Mark Ryan K. Cokeng, Treasurer	2017	-	-	P9,825,500.00
Fina Bernadette D.C. Tantuico, Corporate Sec	2017	-	-	J
All Other Officers & Directors	2017	P 280,000.00		

^{*} The amount given represents the professional fees and compensation paid by the affiliates of Registrant.

^{***} Other directors and executive officers of the Registrant are not paid any compensation as such.

3) COMPENSATION OF DIRECTORS

Directors receive a *per diem* of P5000 *per* attendance at Board Meetings and no other compensation as such. †

(4) Employment Contracts and Termination of Employment and Change-in-Control Arrangements

There are no employment contracts nor any compensatory plan or arrangements with the Executive Officers of the Registrant.

(5) Warrants and Options Outstanding: Re-pricing

There are no existing warrants outstanding. One detachable Subscription Warrant was issued for each share subscribed under the share offering in 2002. Warrants for 723,727 "A" shares and 71,198 "B" shares were exercised. All the remaining warrants that were not exercised have expired as of May 2008. There are no options or warrants currently outstanding.

ITEM 7. LEGAL PROCEEDINGS

For the past six (6) years up to the present, there are no proceedings involving, and to the best of knowledge, threatened against the Registrant. As of **14 June 2018**, none of the current directors, or nominees for election as director, executive officer, underwriter or control person of the Registrant has been involved in or in the subject of any bankruptcy petition, conviction by final judgment, or is the subject of any order judgment or decree, or involved in any violation of a securities of commodities law.

However, with respect to its subsidiaries, following is a summary of pending litigation involving them:

(a) "Rolando M. Zosa v. Magellan Capital Holdings Corporation and Magellan Capital Management Corporation", Civil Case No. CEB-18619, Regional Trial Court of Cebu City, Branch 58; Magellan Capital Management Corporation and Magellan Capital Holdings Corporation v. Rolando M. Zosa, et al." G.R. No. 129916, Supreme Court; Ad Hoc Arbitration with an Arbitral Tribunal composed of Justice Florentino P. Feliciano, as Chairman and Attys. Ramon R. Torralba and Enrique I. Quiason as members; Regional Trial Court, Branch 139, SP Proc. No. M-6259 and SP Proc. No. 6264; Court of Appeals, CA GR. SP-144096;CA GR SP NO. 144162.

^{*} Pursuant to the Amended By-Laws, the Securities and Exchange Commission approved the Amendment of By-Laws Registrant's Board of Directors, During a regular meeting held on 28 February 2002 approved and adopted a resolution fixing the per diem at #5000 per attendance at Board Meetings.

This is a case for damages instituted in May 1996, wherein complainant Zosa seeks to enforce his purported rights under his Employment Agreement with defendants and claims entitlement to the following reliefs, to wit:

- (1) actual damages in the amount of P10,000,000;
- (2) attorney's fees in the amount of P300,000; and
- (3) expenses of litigation in the amount of P150,000.

Defendants sought a dismissal of the case, invoking the provision of arbitration in the Employment Contract. In a Decision dated 18 July 1997, the trial court declared invalid the arbitration clause providing for the manner by which the arbitrators will be chosen and substituted the provisions of the Arbitration Law therefore. The Supreme Court, on 26 March 2001 affirmed the trial court's decision which became final and executory. Arbitrators were appointed one by Zosa, on the one hand, and the other jointly appointed by MCHC and MCMC and a third jointly chosen by the two arbitrators.

Sometime in November 2004, the Arbitral Tribunal was finally constituted composed of Justice Florentino P. Feliciano as Chairman and Attys. Ramon R. Torralba and Enrique I. Quiason as members.

On 14 March 2005, the parties submitted to the Tribunal their Confirmation of Agreement to Submit to Arbitration. The Complainant has submitted its Statement of Claims & Memorials. The respondents have submitted their Statement of Defenses and are scheduled to submit their Counter-Memorials on 02 May 2004.

On 02 August 2005, the Memoranda of the parties were submitted and the case was submitted for resolution.

On 06 March 2005, the Tribunal rendered its decision awarding Zosa's claim for severance pay but disallowed his claims for attorney's fees and moral and exemplary damages and costs of suit.

On 12 April 2006, MCHC filed with the Regional Trial Court of Makati City, a verified petition with prayer for the issuance of an Order to Vacate the Arbitral Award, dated 6 March 2006, pursuant to Sections 22 to 29 of Republic Act No. 876 ("The Arbitration Law") and the relevant provisions of Republic Act No. 9825 (the "Alternative Dispute Resolution Act of 2004). Likewise, Zosa filed his Application for Confirmation of Award on 12 April 2006. The two cases were consolidated and are presently pending with Branch 139 of the Regional Trial Court of Makati as Sp. Proc. No. M-6259 and M-6264. The parties are presently awaiting the Court's resolution on the issue of whether the Application for Confirmation of Award was seasonably filed considering the non-payment of docket fees at the time of filing. On 17 March 2009, a hearing was held whereby the Court directed all the parties to submit their respective Memoranda. In compliance with the aforesaid order, MCHC submitted its Memoranda on 17 May 2009. The case was submitted for resolution on 29 January 2013.

On 29 June 2015, the Court rendered its decision confirming the arbitral award directing MCHC solidarily with MCMC to pay Zosa's severance compensation in the amount of P14,669,691.43. MCHC filed its Motion for Reconsideration on 23 July 2015 which was denied in an Order dated 7 January 2016. On 9 February 2016, MCHC filed with the Court of Appeals its Petition for Review of the Decision of the Regional Trial Court. MCMC likewise filed its appeal with the said appellate court. The case is now pending with the Court of Appeals. In a Resolution dated 24 November 2017, the Court of Appeals informed the parties that the pending incidents are submitted for resolution and the petitions submitted for Decision.

(b) "People of the Philippines vs. Ariel Balatbat", Criminal Case No. 115515, Regional Trial Court of Pasig City, Branch 155. MCHC filed a complaint, through its authorized officer, against Ariel Balatbat for qualified theft relating to several unauthorized withdrawals of, and anomalous transactions involving, company funds in the total amount P41,021.50 (converted to US\$1,000.00). On 29 October 2004, the Court rendered its decision finding the accused guilty beyond reasonable doubt of the crime of qualified theft under Article 310 of the Revised Penal Code and imposed the corresponding penalty of imprisonment of 10 years minimum to a maximum of 14 years. The Decision of the Regional Trial Court was appealed to the Court of Appeals. In a Decision rendered in February 2018, the Court of Appeals reversed the conviction of the accused. As of this writing, MCHC, decided not to appeal the aforesaid Decision of the Court of Appeals for humanitarian reasons, and because the accused had already spent some time in incarceration.

"People of the Philippines vs. Ariel Balatbat", Criminal Case No. 114955, Regional Trial Court of Pasig City, Branch 151. MUDC, through its authorized officer, has also filed a complaint against Ariel Balatbat for qualified theft relating to several unauthorized withdrawals of, and anomalous transactions involving, company funds in the total amount of P121,500.00 (equivalent to US\$3,000.00), US\$4,000.00, and US\$1,020.00. Said amounts were never recovered or accounted for. The case is currently pending before the Regional Trial Court, which also issued a warrant of arrest for the same. The bail was set for P40,000.00. The accused was arrested and subsequently arraigned. Three (3) witnesses have been presented - two (2) from the bank and one (1) from MUDC.

On 28 February 2005, the Prosecution filed its "Formal Offer of Evidence". Defense rested its case on 4 December 2006. On 22 January 2007, the Prosecution presented its rebuttal evidence. The Memorandum for the Prosecution having been filed, the case was submitted for decision. As of this writing or on April 29, 2013 the Court rendered its decision finding the accused guilty of the crime of qualified theft and sentenced the accused to *reclusion perpetua*. It also ordered the restitution to MUDC of the amount of \$4,000.00 or its peso equivalent \$105,720.00 Pesos. The Court found no liability for the amount of \$3,000.00 withdrawn it appearing that same was credited to private complainant. On appeal, the Court of Appeals, in a Decision dated 28 February 2017, reversed and set aside the Decision of the Regional Trial Court, dated 15 February 2013. As of this writing, MCHC, for humanitarian reasons, and the fact that the accused had

already spent some time in incarceration, decided not to appeal the aforesaid Decision of the Court of Appeals.

- Magellan Capital Holdings Corporation vs. Spouses Mario and Preciosa Roño, Civil Case No. 066, Regional Trial Court, Taguig City, Branch 153. This is a case, filed in 2016, for Injunction, with application for TRO and Writ of Injunction, against Spouses Mario and Preciosa Roño, the Taguig Register of Deeds, the Securities and Exchange Commission, Bureau of Internal Revenue, Taguig District to prevent the use of falsified documents including a fake Deed of Sale, fake General Information Sheet (GIS) and fake certificate of title, to transfer MCHC's property in Fort Bonifacio in favor of the Spouses Roño. This is in relation to the ongoing attempt by certain individuals to cause the transfer of title over MCHC's 985 square meter lot at Bonifacio Global City ("BGC") in their favor using falsified and spurious documents. The Regional Trial Court granted the preliminary injunction on 24 August 2016. The case is pending resolution on the grant of a permanent injunction. In an order dated 3 July 2017, the RTC referred the case for mediation proceedings which are ongoing as of this writing. On 15 March 2018, the Court deemed as submitted for resolution the Motion to declare defendants in default.
- d) Magellan Capital Holdings Corporation represented by Mr. Robert Y. Cokeng vs. Spouses Mario and Preciosa Roño et al, XV-16-INQ-16F-00541, Office of the City Prosecutor of Taguig; People of the Philippines vs. Marion S. Roño, Criminal Case No. 17-28768, Metropolitan Trial Court of Taguig City, Branch 115; People of the Philippines vs. Mario S. Roño, Criminal Case No. 17-28769, Metropolitan Trial Court of Taguig City, Branch 115; People of the Philippines vs. Mario S. Roño and Preciosa Roño, Criminal Case No. 17-28771, Metropolitan Trial Court of Taguig City, Branch 115; People of the Philippines vs. Mario Roño and Preciosa Roño, Criminal Case no. 17-28770, Metropolitan Trial Court of Taguig City, Branch 116. These criminal cases for Falsification under Article 171 in relation to Article 172 of the Revised Penal Code, were filed against the named individuals in connection with Civil Case No. 066. The Prosecutor in XV-16-INQ-16F-00541, found probable cause against the respondents and the corresponding Information was filed with the Metropolitan Trial Court. A Warrant of Arrest against the respondents was issued on 10 February 2017 and Arraignment was scheduled last 23 March 2017. On 12 May the MTC dismissed the accused's Omnibus Motion (1) to Quash for failure to state an offense (2) issue Bill of Particulars and (3) suspend proceedings in view of the pendency of accused's Petition for Review with the Department of Justice (DOJ) and (4) Suspend Arraignment. Arraignment was scheduled to be held on 15 May 2017. In an Order dated 22 May 2017, the RTC reset the arraignment to 14 August 2017. On 2 June 2017 the Department of Justice (DOJ) dismissed the petition for Review filed by the accused Spouses Rono. The accused was arraigned on 14 August 2017. Thereafter, the parties were referred to mediation and Judicial Dispute Resolution. No settlement was reached. The case was re-raffled to Branch 74 and scheduled for Preliminary Conference on 27 February 2019. The hearing dates for presentation of prosecution evidence are on 11 April, 9 May, 13 June, 29 July, 29 August, 23 September, 21 October, 18 November and 12 December 2019, all at 8:30 a.m.

- e) Magellan Capital Holdings Corporation, represented by Mr. Robert Y. Cokeng vs. Spouses Mario and Preciosa Roño, Pedro S. Villaflor, John Doe and Jane Doe, IS No. XV-13-INV-16-J-02050, Office of the City Prosecutor of Pasay City, Department of Justice. In relation to the aforementioned cases, this case was filed against the respondents for violation of Article 172 in relation Article 171 of the revised Penal Code (Use of Falsified documents). The falsified documents were used to open an account in Maybank, Villamor Base branch, Pasay City. In a Resolution dated 5 January 2017, the City Prosecutor dismissed MCHC's complaint. In Resolution dated 29 November 2017, the Motion for Reconsideration filed by MCHC was denied.
- Magellan Capital Holdings Corporation vs. Spouses Mario and Preciosa Roño, IS No. XV-03-INV-16J-10508, Office of the City Prosecutor of Quezon City, Department of Justice. In relation to the aforementioned cases, this case was filed against the respondents for violation of Article 172 in relation to Article 171 (2) of the Revised Penal Code. The falsified documents appear as having been executed and notarized in Quezon City. In a Resolution dated 19 March 2018 which was received on 18 April 2018, the City Prosecutor's office dismissed the complaint against respondents. MCHC filed its Motion for Reconsideration of the aforesaid Resolution on 03 May 2018. As of this writing the said Motion is still pending resolution.
- Robert Y. Cokeng (for and in behalf of Magellan Capital Holdings Corporation) vs. q) Maybank Philippines, Inc. Dato Dr. Tan Tat Wai, Herminio M. Famatigan Jr., Jonathan P. Ong, Jose A. Morales III and Milandro C. Urbano, OSI-AC-No. 2016-032, Bangko Sentral ng Pilipinas, Office of the Special Investigation; Robert Y. Cokeng (for and in behalf of Magellan Capital Holdings Corporation) v. Metropolitan Bank and Trust Company, Fabian S. Dee, Alfredo V. Ty, Arthur Ty, Francis Cua, Trixia C. Tan, Joyce P. Pareno and Grance C. Buenavista, OSI-AC_No. 2016-029, Bangko Sentral ng Pilipinas, Office of Special Investigation. These cases were filed with the Bangko Sentral ng Pilipinas against two banks, Maybank and Metro Bank in connection with their participation in the aforementioned cases. In OSI-AC-No.2016-032, the BSP, in a Resolution, dated 21 November 2016, referred the case against Maybank to the Financial Consumer Protection Department (FCPD), Supervision and Examination Sector of the BSP. In a letter dated 02 February 2017, the FCPD informed MCHC that it in turn referred the matter to the attention of BSP departments exercising supervisory authority over banks. The Office of Special Investigation, in the meantime, continued to hear the administrative complaint against the respondents Dato Dr Tan Tat Wai, Herminio Famatigan, Jonathan P. Ong et al. In a Resolution dated 03 October 2017, the BSP Office of Special Investigation dismissed the administrative complaint against the said respondents. In a Resolution dated 09 January 2017, the BSP denied MCHC's Motion for Partial Reconsideration. With respect to OSI-AC No. 2016-029, the Office of Special Investigation, in a Resolution dated 20 March 2018, dismissed the administrative complaint filed by MCHC against Metro Bank and it s Board of Directors.

ITEM 8. INDEPENDENT PUBLIC ACCOUNTANTS

Management intends to recommend the re-appointment of Sycip Gorres Velayo & Co. as the external auditor of the Corporation. Said accounting firm was first engaged by the Corporation as its external auditor in 1997 and re-appointed through 1998 to 2005 during the stockholders' meeting of said years. There has been no changes in and disagreements with SGV on its accounting and financial disclosure since their appointment in 1997. Prior to 1997, the external auditor of the Corporation was Velandria Dimagiba & Co. The change in the external auditor was not due to any disagreement between the Corporation and the former auditor on accounting and financial disclosures, or their resignation or dismissal.

In compliance with SRC Rule 68 as amended, Part 3(b)(iv)(ix), requiring that the signing partner of the auditing firm of the regulated entity shall be rotated every five years of engagement, and that a two-year cooling off period shall be observed in the re-engagement of the same signing partner or individual auditor, the following were the SGV partners assigned to handle the Issuer for the past six years and the partner expected to be assigned for 2019:

2011 – John Nai Peng Ong

2012 - Leovina Mae V. Chu

2013 – Leovina Mae V. Chu

2014 – Jhoanna Feliza C. Go

2015 – Jhoanna Feliza C. Go

2016 – Jhoanna Feliza C. Go

2017 – Jhoanna Feliza C. Go

2018 - Leovina Mae V. Chu

2019 - Leovina Mae V. Chu

The representatives of the Independent Auditors will be present at the Annual Stockholders' Meeting to answer any questions raised to or to make appropriate statements.

The members of the Registrant's Audit Committee are the following:

Peter L. Kawsek, Jr. Robert Y. Cokeng Johnson U. Co Johnson Tan Gui Yee Rufino B.Tiangco Committee Chairman and Independent Director

ITEM 9. COMPENSATION PLANS

There is no action to be taken with respect to any plan pursuant to cash or non-cash compensation to be paid or distributed.

The members of the Registrant's Compensation Committee are the following:

Robert Y. Cokeng - Chairman

Johnson U. Co

Charlie K. Chua - Independent Director

Johnson Tan Gui Yee Rufino B. Tiangco

C. OTHER MATTERS

ITEM 10. ACTION WITH RESPECT TO REPORTS

Action will be required for the approval of the following matters:

- (1) Minutes of the Annual Stockholders' Meeting held on July 26, 2018 briefly, directors for the year 2018 were nominated and elected, and the following matters were approved:
 - (a) minutes of the 2017 Annual Stockholders' Meeting were approved;
 - (b) 2017 Audited Financial Statements were likewise approved;
 - (c) ratification of corporate actions taken in 2017;
 - (d) re-appointment of SGV & Co. as external auditor;
- (2) Audited Financial Statements as of December 31, 2018; and
- (3) Ratification of corporate actions taken by the Board of Directors for the year 2018.

Actions taken on the above minutes and reports will constitute approval or disapproval of any of the matters referred to in such minutes and reports.

ITEM 11. MATTERS NOT REQUIRED TO BE SUBMITTED

There is no action to be taken with respect to any matter which is not required to be submitted to a vote of security holders.

ITEM 12. AMENDMENT OF CHARTER, BY-LAWS OR OTHER DOCUMENTS

No action is required for any amendment of the corporation's charter or By-laws.

ITEM 13. OTHER PROPOSED ACTION

No other action is to be taken with respect to any matter not specifically referred to above.

ITEM 14. DISAGREEMENTS

No director of the Registrant has informed the Registrant that he opposes any action intended to be taken or taken by the Registrant.

ITEM 15. VOTING PROCEDURES

Provided there is present, in person or by proxy, the owners of a majority of the outstanding capital stock of the Corporation:

- (1) matters presented for approval by the shareholders, other than election of directors, will be considered approved upon the affirmative vote of a majority of the shareholders present at the meeting, and
- (2) candidates for the positions of Directors of the Corporation receiving the highest number of votes shall be declared elected.

Each shareholder may vote in person or by proxy the number of shares of stock standing in his name on the books of the Corporation. Each share represents one vote. In accordance with the By-laws of the Corporation, the election of directors and/or approval of any other matters presented to the shareholders shall be by ballot, and the Corporate Secretary shall count the votes cast.

CERTIFICATION

I, FINA BERNADETTE D.C. TANTUICO, the Corporate Secretary of F & J PRINCE HOLDINGS CORPORATION, hereby certify that to the best of my knowledge, none of the current Directors of F & J Prince Holdings Corporation, with principal address at the 5th Floor Citibank Center, 8741 Paseo de Roxas, Makati City, are employed by, or holding positions in, or are in any way connected with any government agency or instrumentality of the government. The undersigned is a professorial lecturer at the University of the Philippines College of Law and is also a member of the Inter-Country Placement Committee of the Inter-Country Adoption Board (ICAB). Other than this no other officer of the Corporation is employed by, or holding positions, or in any way connected with any government agency or instrumentality of the government.

This Certification is issued in compliance with the directive of the Securities & Exchange Commission (in compliance with Office of the President Memorandum Circular No. 17, September 4, 1986), in relation to the submission of the Corporation's Preliminary Information Statement.

June 14, 2019.

(ATTY.) FINA BERNADETTE D.C. TANTUICO

Corporate Secretary

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct.

June 14, 2019, Makati City, Philippines.

F & J Prince Holdings Corporation RyCo

By:

ROBERT Y. COKENG

President

My Documents>F&J>2019 Files> SEC Form 20-IS>Definitive IS

PART II INFORMATION REQUIRED IN A PROXY FORM

Item 1. Identification

The proxy is being solicited by F. & J. Prince Holdings Corporation (the "Corporation") for and in its behalf, in connection with its Annual Stockholders Meeting to be held on Tuesday, July 16, 2019 at 2.30 PM at the Function Room 7, Top of the Citi, 34th Floor, Citibank Tower, 8741 Paseo de Roxas, Makati City.

Item 2. Instruction

In order that your securities may be represented at the meeting in case you are not personally present, please complete, sign and date the Proxy Form.

The Corporation shall be pleased to vote your securities in accordance with your wishes if you will execute the Proxy Form and return the same promptly. It is understood that if you sign without otherwise marking the form, the securities will be voted as recommended by the Board of Directors on all matters to be considered at the meeting. The Chairman of the meeting is hereby authorized and empowered to fully exercise all rights as the attorney and proxy at such meeting.

Item 3. Revocability of Proxy

The shareholder may revoke the proxy issued by him at any time prior to its use by the party who is thereby authorized to exercise the same. The By-laws do not provide any formal procedure by which revocation shall be done. However, the By-laws provide that no proxy bearing a signature that is not legally acknowledge, shall be recognized at any meeting unless such signature is known and recognized by the secretary of the meeting. Furthermore, proxies for meetings must be filed with and received at the offices of the Corporation at least five (5) days prior to the date of the meeting.

Item 4. Persons Making the Solicitation

The solicitation of proxies is being undertaken by the Corporation in order to obtain the required quorum and the required vote to approve the subject matter of the annual meeting. No director has informed the Corporation of any intention to oppose the matters to be taken up in the annual meeting. No director or executive officer of the Registrant has any substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon, other than election to office.

In addition to ordinary mail, the Corporation, in coordination with its stock and transfer agent, intends to utilize the usual couriers and messengers to undertake the personal delivery of the proxy forms. No special contracts for courier or delivery services have been entered into. Costs will be limited to the normal costs of such services.

The costs of distributing this Information Statement and of soliciting the relevant proxies, which will be approximately Thirty Thousand Pesos (#30,000.00) shall be borne by the Corporation.

<u> P R O X Y</u>

This proxy is being solicited by F & J Prince Holdings Co "Corporation") for and in its behalf, in connection with its Annual Stockhold be held on Thursday, July 16, 2019, at 2:30 p.m. at the Function Room 7, 34 th Floor, Citibank Tower, 8741 Paseo de Roxas, Makati City.	olders' Meeting to
In order that your securities may be represented at the meeting in capersonally present, please complete, sign and date this Proxy Form.	case you are no
The Corporation shall be pleased to vote your securities in accordance with you will execute this Proxy Form and return the same promptly. It is understign without otherwise marking the form, the securities will be voted as return the Board of Directors on all matters to be considered at the meeting. The meeting is hereby authorized and empowered to fully exercise all rights and proxy at such meeting.	erstood that if you recommended by e Chairman of the
Hereunder are the matters to be taken up during the meeting, pleas proposal selection by firmly placing an "X" in the appropriate box:	ase indicate you
 Approval of the Minutes of the July 26, 2018 Annual Stockholders' Me Voting Instruction 	leeting.
☐ For ☐ Against ☐ A	Abstain
2. Approval of the Audited Financial Statements as of December 31, 201 Voting Instruction	18.
☐ For ☐ Against ☐ Ab	Abstain
3. Ratification of Corporate Acts. Voting Instruction	

Against

Abstain

For

4.	Election of Directors.								
		Nominees		Authority to Vote Granted	Authority to Vote Withheld				
	1. 2. 3. 4. 5. 6. 7. 8. 9.	Francis L. Chua Johnson U. Co Johnny O. Cobankiat Francisco Y. Cokeng, Jr. Mark Ryan K. Cokeng Mary K. Cokeng Robert Y. Cokeng Rufino B. Tiangco Johnson Tan Gui Yee Independent Directors:							
	9.	Charlie K. Chua							
	10.	Peter L. Kawsek, Jr.							
Voting Instruction For Against Abstain This Proxy shall confer discretionary authority to vote with respect to any of the following matters:									
 Matters which the Corporation does not know a reasonable time before this solicitation, are to be presented at the meeting; and Matters incident to the conduct of the meeting. 									
No director of the Registrant has informed the Registrant that he opposes any action intended to be taken or taken by the Registrant.									
IN WITNESS WHEREOF, the undersigned stockholder has executed this proxy this day of									
				Us	sual Signature				
	Print Name Here								
		Address							



2018 Management Report

F& J Prince Holdings Corporation

STOCK TRADING PRICE INFORMATION

The shares of the Registrant are listed with the Philippine Stock Exchange.

The high and low prices for each quarter within the last two (2) fiscal years and 1st quarter of 2019 are as follows:

QUARTER;	CLASS "A"		CLASS "B"	
YEAR	High	Low	High	Low
1 st Quarter, 2017	6.55	5.20	7.48	6.50
2 nd Quarter, 2017	6.20	5.39	6.15	6.00
3 rd Quarter, 2017	6.50	5.00	6.11	5.01
4 th Quarter, 2017	5.60	4.01	5.70	5.00
1 st Quarter, 2018	6.90	4.50	6.38	5.00
2 nd Quarter, 2018	4.99	4.05	5.99	5.21
3 rd Quarter, 2018	6.50	4.11	5.30	4.50
4 th Quarter, 2018	8.61	2.91	5.19	4.70
1 st Quarter, 2019	5.28	4.02	5.20	4.50

- Note 1: Dividends amounting to \$\inp 0.20\$ per share were declared and paid out in 2018. Dividends of \$\inp 0.20\$ per share were declared and paid by the company in 2017.
- Note 2: Class "A" shares may be owned only by Filipino citizens while Class "B" shares may be owned by Filipino citizens as well as foreigners.
- Note 3: Latest market price traded was P4.50 per share for Class "A" shares transacted on May 29, 2019; and P 4.95 per share for Class "B" shares transacted on May 8, 2019.

Number of Shareholders

As of **May 28, 2018**, the Registrant had Four Hundred Seventy Three (473) stockholders of record, as follows: Class "A" shares – Four Hundred Thirty Six (436) shareholders; Class "B" shares – Forty Four (44) shareholders; and shareholders owning both Class "A" and "B" – Seven (7) shareholders.

Dividends

Dividends amounting to P0.20 per share were declared and paid in 2018. Dividends of P0.20 per share were declared and paid in 2017.

Under the Registrant's By-laws, there are no restrictions in the declaration of dividends other than what is prescribed in the Corporation Code, namely that these shall be declared only from surplus profit and no stock dividend shall be issued without the approval of stockholders representing not less than two-thirds of all stock outstanding and entitled to vote at a general or special meeting called for the purpose. The amount of unrestricted retained earnings available for distribution as of December 31, 2018 was P251,207,084.00

Fly J Prince Holdings Corporation

Management Report

Annual Stockholders' Meeting

July 16, 2019

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REPORT OF THE CHAIRMAN AND PRESIDENT

The Registrant's consolidated revenue in 2018 decreased to \$\textstyle=\textstyle{2.8}\$ million from \$\textstyle{213.8}\$ million in 2017. Equity in net earnings of associates decreased from \$\textstyle{240.9}\$ million in 2017 to a loss of \$\textstyle{214.0}\$ million in 2018 as Pointwest experienced operating losses due to loss of two major accounts. Interest income decreased from \$\textstyle{23.4}\$ million in 2017 to \$\textstyle{23.1}\$ million in 2018 as interest levels have stabilized. A net foreign exchange gain of \$\textstyle{231.6}\$ million was recorded in 2018 versus \$\textstyle{27.8}\$ million in 2017 as the Peso continued to decline against foreign currencies which benefitted the foreign exchange denominated bonds and other securities hold by the Registrant and its subsidiary. Rent increased from \$\textstyle{220.8}\$ million in 2017 to \$\textstyle{23.2}\$ million in 2018 due to escalation of rental rates and the leasing out of additional condominium units acquired in 2016 and 2017. Loss on disposal of \$\textstyle{23.8}\$ million in 2017. Dividend income increased from \$\textstyle{2.4}\$ million in 2017 to \$\textstyle{23.7}\$ million in 2018. Fair value loss on Financial Assets at FVPL was \$\textstyle{214.2}\$ million in 2018 compared to a gain of \$\textstyle{217.4}\$ million in 2017.

Total consolidated expenses of the Registrant slightly increased to P41.9 million in 2018 compared to P40.1 million in 2017 due to higher taxes and licenses related to the acquisition of additional investment property and higher other expenses.

As a result of the above, total consolidated income before tax in 2018 totaled ₱21.0 million compared to ₱90.8 million in 2017. After provision for income tax, total consolidated net income after tax totaled ₱13.1 million in 2018 compared to ₱79.4 million in 2017.

Net income attributable to non-controlling interest, namely minority shareholders of Magellan Capital Holdings Corporation, totaled P1.0 million in 2018 compared to P1.7 million in 2017.

The Registrant's financial position is very strong as it has substantial cash resources available to undertake its planned projects. As of December 31, 2018, the Registrant's consolidated cash and cash equivalent totaled over P571.4 million which was lower than the level of P753.6 million as of December 31, 2017 due to additional investment in properties and additional investment in financial assets. The Registrant and its subsidiary is planning to undertake development of MCHC's land in Fort Bonifacio into an office building as well as to acquire income producing properties as well as additional land for development. The Registrant and its subsidiary are debt free with total consolidated liabilities of P39.8 million at year-end 2018 compared to P56.4 million at year-end 2017. Total equity amounted to P1.9 billion as of the end of 2018 compared to P2.0 billion at year-end 2017.

The Registrant and its subsidiary and affiliates are substantially debt free except for MUDC which has loans and advances from its principal shareholders. The Registrant and its subsidiaries have more than enough cash resources to meet any expected requirements in the next twelve months. Consolidated cash and cash equivalents at the end of 2018 totaled P571.4 million compared to P753.6 million at the end of 2017 while total current assets totaled P841.8 million at year-end 2018 compared to P986.4 billion at year-end 2017. Other than the normal fluctuation of the Peso exchange rate as well as the effect of the normal market fluctuations on the value of stock and bond holdings owned by the Registrant and its subsidiary, the Registrant is not aware of any trends, demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in its liquidity increasing or decreasing in any material way. Likewise, the Registrant does not know of any trends, events or uncertainties that have or that are reasonably expected to have a material favorable or unfavorable impact on the revenues or income from continuing operations.

The following is a detailed discussion of the company direct and indirect subsidiaries and its affiliated associates:

MAGELLAN CAPITAL HOLDINGS CORPORATION (MCHC)

Magellan Capital Holdings Corporation (MCHC), your Company's 95% owned subsidiary, is involved in the development of and investment in infrastructure and power generation projects. Established in 1990.

MCHC has P689 million in paid-in capital and P1,866 million in consolidated shareholders' equity as of December 31, 2018. After the acquisition of the block of shares owned by PSEG Philippine Holdings LLC. in December 2006, your Company owns 95% of the outstanding shares of MCHC and effectively controls and manages MCHC.

MCHC was until December 2006, 28% owned by PSEG Philippine Holdings LLC, a unit of the Public Service Enterprise Group (PSEG), the largest energy holding company in New Jersey and one of the largest in the United States.

MCHC's total consolidated assets at year-end 2018 was ₽1,905 million compared to ₽1,990 million at end of 2017. The primary reason for the decrease was the reduction in Financial Assets. This was partly offset by increase in investment properties.

MCHC's consolidated revenues in 2018 totaled P84.3 million compared to P101.1 million in 2017. Most of the decrease was accounted for by Fair Value Losses on Financial Assets at FVTPL which turned from a gain of P15.6 million in 2017 to a loss of P13.1 million in 2018 due to drop in the price of listed stocks and bond investments held by the Registrant and its subsidiaries. Consolidated expenses went up slightly from P37.4 million in 2017 to P39.3 million in 2018 due to higher salaries and wages and due to increase in miscellaneous expenses. As a result of the above, net income before tax fell to P44.9 million in 2018 from P63.6 million in 2017. Net income after tax fell to P39.7 million in 2018 from P52.9 million in 2017.

The President and CEO of MCHC is Mr. Robert Y. Cokeng, who is also President of your Company.

MCHC owns 43% of Magellan Utilities Development Corporation (MUDC) which is discussed below. MCHC also owns the entire fifth floor of the Citibank Center Building in Makati as well as three (3) units in the adjacent Citibank Tower Building. It has also acquired one floor in the JMT Condominium Building in Ortigas Center which is currently leased out. Almost half of the floor in Citibank Center is used by your Company as well as MCHC and its subsidiaries as its corporate offices. One unit is leased to Business Process Outsourcing International, a 35% owned affiliate of the Company. The other two units available for lease have also been rented out. The condo units in the Citi Tower Building are also currently leased out. MCHC also owns a 985 square meter lot in Fort Bonifacio that it is developing into an office building. As a result, MCHC's rental income is expected to increase in the years ahead. MCHC has also recently acquired three condominium units in Two Roxas Triangle in Makati for investment purposes.

MAGELLAN UTILITIES DEVELOPMENT CORPORATION (MUDC)

Magellan Utilities Development Corporation (MUDC) is an MCHC project company developing a 320 MW Power Project in Pinamucan, Batangas. MCHC directly owns 43% of MUDC. GPU Power Philippines, Inc., a unit of GPU Corporation (GPU), former U.S. parent company of the Manila Electric Company (MERALCO), owns 40% of MUDC. MERALCO was established by a predecessor company of GPU during the American colonial era and was a wholly owned subsidiary of GPU until 1962 when MERALCO was acquired by a Lopez - led investor group.

With the continued uncertainty over the project being developed by MUDC, MUDC at the urging of its outside auditors had in 2004 written-off all its project development expenditures. It had in 2003 already written-off all pre-operating expenses as dictated by new accounting standards that became effective in 2003. With these write-offs, MUDC now has negative equity of ₱257 million as of year-end 2015. In

2005, your Company decided not to continue development of the project. Your Company's exposure including those of MCHC and its subsidiary, Pinamucan Industrial Estates, Inc., in the project have been provided for and will not have any impact on the Company's financial position. MCHC, along with other shareholders of MUDC, will evaluate the future course of action for MUDC, including possible liquidation.

POINTWEST TECHNOLOGIES CORPORATION (PTC)

Established in 2003 with your Company as one of the founding shareholders, Pointwest Technologies Corporation (PTC) is a global service company offering outsourced IT services from the Philippines. It is led by an experienced management team that helped pioneer offshore outsourcing in the Philippines. Among others, it offers software servicing, maintenance, testing and development to various clients, mostly in the United States. Your Company owns 30% of PTC. PTC had been profitable since its inception but experienced its first operating loss in 2018 as it lost two major accounts. Annual revenues in 2018 was of over Twenty Million US Dollars (\$20 Million) from \$31 Million in 2017. It is currently undergoing downsizing to cope with the drop in revenue.

BUSINESS PROCESS OUTSOURCING INTERNATIONAL, INC. (BPOI)

Business Process Outsourcing International, Inc. (BPOI) is a provider of accounting and finance related services such as payroll services, internal audit, payables processing and others. It has a total staff of over 400 servicing many of the multinational and large corporations operating in the country. BPOI was spun off from the BPO Department of SGV & Co., the biggest auditing firm in the country.

Your Company owns 35% of BPOI after it acquired another 8.75% in 2005. BPOI revenues in 2018 exceeded P405 million and it has a staff of about 400 accountants and support staff.

OTHER INVESTMENTS

Your Company and Pinamucan Industrial Estates, Inc. (PIEI) a subsidiary of Magellan Capital Holdings Corporation have also invested in Aslan Pharmaceuticals Limited (Aslan), a biotech company focused on the development of Immunotherapies and targeted agents for Asia prevalent tumor types. Your Company owns 936,000 shares while PIEI owns 1,497,388 shares of Aslan. Aslan shares were listed in the Taipei Exchange and its ADR's were listed in NASDAQ in May last year.

CONCLUSION

Your Company generated a consolidated net income of P13.1 million in 2018 compared to a net income of P79.4 million in 2017. The main reason was equity in net earnings of associates which went from net earnings of P40.9 million in 2017 to equity in net loss of associates of P13.9 million in 2018. Pointwest Technologies, your company's 30% owned associates, experienced a loss in 2018 for the first time in its history as it lost two major accounts. A gain in net income of BPO International, your company's 35% owned affiliates, was not enough to offset the losses at Pointwest resulting in an equity in net loss of P13.9 million in 2018. However, Pointwest is currently downsizing as well as actively seeking new accounts to cope with the loss of the major accounts.

Fair value losses on Financial assets at FVPL was P14.2 million in 2018 compared to Fair Value gain of P17.4 million as prices of listed shares and bond investments held by the company and its subsidiaries dropped in 2018. Higher FX Gain due to devaluation of the peso which benefitted the dollar-denominated investments of the company was not enough to offset the share in net loss of associates and the Fair Value Losses on Financial Assets, leading to the drop in net income.

As a result of the above and dividend payments made in 2018, total consolidated equity decreased to P1,917.5 million at year-end 2018 compared to P2,009.5 million at year-end 2017:

The Company and its subsidiary has been increasing its investment in income producing properties in the last few years. Its subsidiary, MCHC, will also develop its lot in Fort Bonifacio into an office building generating lease income. Once the building is completed and leased out, we expect rental income to exceed P100 million yearly.

With the support of the Directors, Officers, and Staff and shareholders, we look forward to the Company's future prospects and continued success. We thank the Shareholders for your continued support

ROBERT Y. COKENG Chairman & President

BUSINESS AND GENERAL INFORMATION

A. BUSINESS DEVELOPMENT

The Registrant was incorporated and registered with the Securities and Exchange Commission ("SEC") on 18 February 1971 to engage primarily in the business of mining, including mineral and oil exploration. Its shares were registered and listed with the SEC in 1979 and thereafter listed and traded at the Manila Stock Exchange. Presently, its shares are listed with the Philippine Stock Exchange ("PSE").

On 28 July 1997, the Registrant's primary purpose was changed to that of a holding company. At present, the Registrant holds a 94.34% majority interest in Magellan Capital Holdings Corporation ("MCHC").

In addition, the Registrant owns 30% of Pointwest Technologies Corporation ("PTC"), a software servicing and development company. The Registrant also owns 35% of Business Process Outsourcing International, Inc. ("BPOI") a provider of accounting-based business process outsourcing ("BPO") services to a large number of clients.

From its incorporation to the present, the Registrant has not been subject to any bankruptcy, receivership or similar proceedings. There has been no material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets other than in the ordinary course of business and other than the sale by MCHC of its shares in one of its subsidiaries to J.G. Summit Holdings, Inc.

Business Development of the Registrant's Subsidiaries

Magellan Capital Holdings Corporation ("MCHC"), is a corporation which was incorporated and registered with the SEC on 06 November 1990. The Registrant owns a 94.37% majority interest in MCHC. MCHC's primary purpose is to engage in the business of identifying, developing and implementing infrastructure and industrial projects. On December 7, 2006, the Registrant acquired the shares of MCHC owned by PSEG Philippines Holdings LLC which represented a 27.67% total equity stake in MCHC. As a result of this transaction, the Registrant increased its ownership stake in MCHC from 66.67% to 94.37%. Because the shares were acquired at a substantial discount to book value, the Registrant booked a gain of P201.3 million representing excess of fair value of net assets acquired over cost in 2006.

MCHC owns 100% of the shares of the following companies:

NAME OF COMPANY	DATE OF INCORPORATION	PRIMARY PURPOSE
Pinamucan Industrial		Real Estate holding
Estates, Inc.	05 May 1993	and Development
Malabrigo Corporation	31 August 1993	Mining
Magellan Capital Trading, Inc.	04 January 1991	Trading
Magellan Capital Realty	14 November 1990	Realty
Development Corporation		

From its incorporation to the present, none of the Registrant's above-named subsidiaries have been subject to any bankruptcy, receivership or similar proceedings. There has also been no material reclassification, merger, consolidation, or purchase or sale of a significant amount of their assets other than in the ordinary course of business.

Business of Registrant

Description of Registrant

The Registrant is a holding company. At present, it owns almost 95% of its subsidiary, MCHC, which is currently invested in real estate assets and in bond and stock investments and in shares of its subsidiaries. Most of the Registrant's indirect operating subsidiaries, i.e. MCHC's subsidiaries, are in development of infrastructure projects, as well as landholding and development. The Registrant also owns 30% of PTC, a soft ware servicing development company and 35% of BPOI, a company providing accounting, finance and payroll services which it acquired in 2004 and 2005.

Percentage of Consolidated Total Revenues

Breakdown of Revenue for the year 2018

	CONSOLIDATED TOTAL REVENUE	PERCENTAGE BREAKDOWN
Equity in Net Earnings of Associates	₽ (13,972,203)	(22.2%)
Interest Income	33,083,309	52.61%
Net Foreign Exchange Gains	31,645,114	50.4%
Loss on Disposal of AFS, FVPL and HTM Financial		
Assets	(1,339,289)	(2.1%)
Rent	23,167,135	36.9%
Dividend Income	3,718,041	5.9%
Fair Value Gain (Loss) on Financial Assets at FVPL	(14,162,960)	(22.5%)
Others	692,916	1.1%
Total	P 62,832,063	100.00%

Breakdown of Revenue for the year 2017

	_	ONSOLIDATED OTAL REVENUE	PERCENTAGE BREAKDOWN
Equity in Net Earnings of Associates	P	40,864,501	31.2%
Interest Income		37,412,772	28.6%
Net Foreign Exchange Gains		7,974,284	6.1%
Gain on Disposal of AFS and HTM Financial Assets		3,757,986	2.9%
Rent		20,834,930	15.9%
Dividend Income		2,424,550	1.9%
Fair Value Gain on Financial Assets at FVPL		17,421,323	13.3%
Others		137,494	0.1%
Total	P	130,827,840	100.00%

The Registrant's consolidated revenue in 2018 decreased to P62.8 million from P130.8 million in 2017. Equity in net earnings of associates decreased from P40.8 million in 2017 to a loss of P14.6 million in 2018 as Pointwest Technologies Corporation registered a loss due to loss of two major accounts. Interest income decreased to P33.1 million in 2018 from P37.4 million in 2017. A net foreign exchange gain of P31.6 million was recorded in 2018 compared to P7.3 million in 2017 as Peso declined further against foreign currencies which benefitted the foreign denominated bonds and other securities held by the Registrant and its subsidiary. Rent increased from P20.8 million in 2017 to P23.2 million in 2018 due to leasing of additional office units purchased in 2016 and 2017. Loss on disposal of AFS, HTM and FVPL Financial Assets was P1.3 million in 2018 compared to a gain of P3.8 million in 2017. Dividend income increased to P3.7 million in 2018 compared to gain of

₽17.4 million in 2017. Fair value loss on Financial Assets at FVPL was ₽14.2 million in 2018 compared to a gain of ₽17.4 million in 2017.

B. PRINCIPAL PRODUCTS AND SERVICES OF MCHC

Currently, MCHC, the Registrant's subsidiary, has direct holdings in real estate and stock and bond investments. It also owns shares in subsidiaries and affiliates engaged in development of infrastructure projects and in real estate investment and development.

(a) Power Generation Project Companies

As a result of the crippling power shortages in the 1980s, the Philippine government launched its program to encourage private sector participation in the power industry through the enactment of Executive Order No. 215 ("EO 215"). Under EO 215, independent power producers ("IPPs") may participate in bulk generation to serve the requirements of the National Power Corporation ("NPC"), electric cooperatives, private utilities and other customers. It was against this background that MCHC's power generation project companies, Magellan Utilities Development Corporation ("MUDC"), Magellan Cogeneration, Inc. ("MCI") and Mactan Power Corporation ("MPC") were organized, on the basis of BOO schemes under Republic Act No. 6957, as amended by Republic Act No. 7718. The MPC project was sold by MCHC in 1997 right before the onset of the Asian economic crisis. The MCI project was completed and sold in 1998.

MUDC, which was established to develop an approximately 320MW power plant in Pinamucan, Batangas is 43%-owned by MCHC. The other major shareholder in MUDC is GPU Power Philippines, Inc. ("GPU Power"), with a 40% equity interest. GPU Power is a subsidiary of GPU Corporation ("GPU"), the former parent company of Manila Electric Company ("MERALCO"). GPU was a U.S.-based energy holding company with about US\$11 billion in assets that operates utilities and power plants in New Jersey and Pennsylvania, U.S.A. GPU has been acquired by First Energy Corporation of Ohio which has decided to withdraw from the project and has done so by liquidating GPU Power.

MUDC initially had a 25-year power sales contract with MERALCO, under which MUDC was to supply power to MERALCO from its 300 MW coal-fired power plant to be constructed in Pinamucan, Batangas. Under a Memorandum of Agreement executed in December 1998, the parties agreed to execute a power purchase agreement whereby MERALCO would purchase the power generated from MUDC's 320 MW power plant, which was to be fuelled primarily by natural gas. The said power purchase agreement has not yet been finalized.

As a result of the project's uncertain prospects, the Registrant's auditor recommended and management had agreed that provision be made for all project development expenditures and preoperating expenses by MUDC in line with current accounting standards. MUDC has decided not to proceed with its power project due to MERALCO's unwillingness to enter into a revised Power Purchase Agreement and due to the withdrawal of its foreign partner, GPU. In addition, MCHC has almost fully provided for its receivables due from MUDC. In 2008, in the Registrant's Consolidated Financial Statements, receivables due to MCHC's subsidiary, Pinamucan Industrial Estates, Inc., were also fully provisioned. Thus, the Registrant's remaining exposure to the MUDC project is minimal (about P2.1 million) at the end of 2015.

(b) Real Estate Holding and Development Companies

Until July 2011, MCHC owned 100% interest in Batangas Agro-Industrial Development Corporation ("BAID").

BAID has the following wholly-owned subsidiaries which together with BAID own 50 hectares of land fronting Batangas Bay in Pinamucan, Batangas:

- (1) Fruit of the East, Inc.;
- (2) United Philippines Oil Trading, Inc.;
- (3) Hometel Integrated Management Corporation;
- (4) King Leader Philippines, Inc.;
- (5) Samar Commodities & Industrial Corporation; and
- (6) Tropical Aqua Resources, Inc.

In July 2011, MCHC sold all its shares in BAID to J.G. Summit Holdings, Inc. for a total consideration of P1.04 billion.

(c) Principal Products and Services of Pointwest Technologies Corporation ("PTC")

PTC is a global service company offering outsourced IT services from the Philippines. It is led by an experienced management team that helped pioneer offshore outsourcing in the Philippines. The Registrant is a founding shareholder of PTC and owns 30% of its equity. Among others, PTC offers software servicing, maintenance, testing, and development to various clients mostly in the United States. It started operations in 2003 and PTC's consolidated revenue in 2018 reached over Twenty One Million US Dollars (US\$ 20 Million).

(d) Principal Products and Services of Business Process Outsourcing International, Inc. ("BPOI")

BPOI is a provider of finance and accounting services such as payroll services, internal audit, payables processing and other accounting based services. It has a total of above 400 employees servicing many of the large multinationals operating in the country. BPOI was spun off from the BPO department of SGV & Co, the biggest auditing firm in the country. The Registrant is a major shareholder of BPOI with a 35% ownership stake. BPOI's revenues in 2018 exceeded P405 million and it has above 400 accountants and support staff.

Competition

Pointwest Technologies Corporation and BPOI face competition from other providers of software and business process outsourcing services both in the country and abroad. Outsourcing is a competitive industry and being competitive requires ability to provide quality and reliable service and ability to control costs so that operating margins are maintained at viable levels.

<u>Transactions with and/or Dependence on Related Parties</u>

The Registrant's subsidiary, MCHC and certain of MCHC's subsidiaries and affiliates as well as Registrant's affiliate, BPOI have transactions with each other such as rental contracts and intercompany loans. These transactions are on arms-length basis and, in the case of partially owned affiliates, are subject to approval of unrelated shareholders of these affiliates. In the case of rental contracts, the rental rates charged are similar to those charged to outside parties leasing similar properties.

Patents, Trademarks, Copyrights, Etc.

As previously stated, other than for MUDC's power supply agreement with MERALCO and Memorandum of Understanding with SPEX, there are no patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts and the like, owned by or pertaining to the Registrant and its subsidiary, MCHC.

Costs and Effects of Compliance with Environmental Laws

Since MUDC has decided not to pursue its power project, there is no anticipated need to comply with any environmental regulations. The other affiliates which are involved in the outsourcing industry which mainly involve the use of computer and other office equipment are expected to have negligible environmental impact.

Employees

The Registrant has three (3) full time employees, one (1) each for accounting, clerical, and administrative and one (1) consultant, not including the employees and consultants retained by the Registrant's subsidiary and affiliates. The Registrant's employees are not subject to any Collective Bargaining Agreements (CBA), nor are they involved in or have threatened to strike for the past three (3) years. Aside from the mandatory 13th month pay and additional 14th month pay and service incentive leaves (vacation and sick) benefits and retirement benefits mandated by R.A. 7641, there are no other benefits that are granted by the Registrant to its employees. The Registrant does not anticipate the need to hire additional employees within the ensuing twelve (12) months.

Risk of the Business of the Registrant and Subsidiaries

1. Pointwest Technologies Corporation (PTC)

PTC would face the normal risks faced by an IT services company serving mostly foreign clients. These risks include: 1) the risk that PTC may not find or retain clients; 2) some contracts are on non-recurring basis and may not be renewed; 3) risk of contract dispute in case of customer dissatisfaction with the services provided; 4) risk of non-collection of receivables due to contract dispute or to financial problems of customers; 5) high staff turnover which may affect service quality; 6) ability to recruit and retain qualified IT professionals; (7) change in foreign exchange rates that may affect the operating margin of its businesses.

2. Business Process Outsourcing International, Inc. ("BPOI")

BPO would face the normal risks faced by a BPO company which are very similar to the risks faced by an IT services outsourcing company such as PTC. BPOI currently services only domestic clients but intends to develop its foreign business. The risks BPOI takes include: 1) the risk that BPOI may not find or retain clients; 2) some contracts are on non-recurring basis and may not be renewed; 3) risk of contract dispute in case of customer dissatisfaction with the services provided; 4) risk of non-collection of receivables due to contract dispute or to financial problems of customers; 5) high staff turnover which may affect service quality; 6) ability to recruit and retain qualified accounting and finance professionals.

3. Portfolio Investments

The Registrant and its subsidiaries and affiliates also invest their excess cash in bonds, stocks and short-term placements. These involve government securities as well as corporate bond and stock investments which face the normal commercial risks such as price declines, payment defaults and foreign exchange risks in the case of foreign currency denominated investments.

Other Interests

MCHC also has a 100% interest in a mining company, Malabrigo Corporation ("Malabrigo"). Malabrigo has a paid-up capital of ₽10,000,000.00 and limestone mining claims in Batangas, which are not considered significant in potential. It has also invested as a partner in a shopping center project in the United States.

The Registrant and Pinamucan Industrial Estates, Inc. (PIEI) have also invested in Aslan Pharmaceuticals Limited (Aslan), a biotech company focused on development of immunotherapies and targeted agents for Asia prevalent tumor types. The Registrant owns 936,000 shares while PIEI owns 1,497,388 shares of Aslan. Aslan's shares was listed in the Taipei Exchange on June 1, 2017 and its ADR 's were listed in NASDAQ in May of last year.

Other than MUDC's power supply agreement with MERALCO and Memorandum of Understanding with SPEX, there are no patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts and the like owned by or pertaining to the Registrant and its subsidiary, MCHC. Also, no substantial expenditures have been made for research and development activities for the past three (3) years.

PROPERTIES

Equity Interests. The Registrant' investment in MCHC, consists of shares of common stock with aggregate issued value representing approximately 94.37% of the outstanding shares of MCHC.

MCHC owns 70,458 shares of common stock, representing approximately 43% of the outstanding capital stock of MUDC. MUDC was set up to develop a 320 MW power plant project in Pinamucan, Batangas which has now been aborted. MCHC's exposure to MUDC has been fully provided for in the Consolidated Financial Statements.

MCHC also has equity interests in Pinamucan Industrial Estates, Inc. (100%-owned) and Malabrigo (100%-owned). MCHC also owns 100% of Magellan Capital Trading Corporation; Magellan Capital Realty Development Corporation, two inactive shell companies.

The Registrant owns common shares in Pointwest Technologies Corporation which represent a 30% ownership interest in the company. The Registrant also owns shares of BPOI equivalent to 35% ownership interest in BPOI.

Real Estate. The Registrant has no real estate holdings except through its subsidiary, MCHC.

(a) Condominium Units

MCHC owns five (5) office condominium units which comprise the entire 5th Floor of the Citibank Center building, located at 8741 Paseo de Roxas, Makati City, including five (5) appurtenant parking units, *per* a Deed of Sale executed on 26 April 2000. Three of the five units are being leased out and two units are used as the corporate offices of the Registrant and its subsidiaries. MCHC also owns an office condominium unit on the 25th Floor and two condominium units on the 16th Floor of the Citibank Tower Building in Makati (acquired in December 2014) and ten parking slots which are being leased out at prevailing commercial rates. MCHC also acquired in early 2017 one whole floor of the JMT Condominium Building in Ortigas Center. In 2018, MCHC has also acquired three condominium units in Two Roxas Triangle which is expected to be completed in 2019.

(b) Office Properties

MCHC, the Registrant's wholly-owned subsidiary, has relocated its corporate offices to its Citicenter Property which consists of the entire 5th Floor of the Citibank Center Building in Makati. The Registrant, as principal shareholder of MCHC, has been allocated office space by MCHC. MCHC has also leased out the four (4) remaining units. One of the units has been leased by Business

Process Outsourcing International (BPOI) since February 16, 2009. Three other units are leased to other lessees.

(c) Land/Property Ownership

MCHC has acquired a 985 m2 lot in Fort Bonifacio which it plans to develop into an office building for lease. MCHC acquired, at the end of 2014, two additional condominium office units in Citibank Tower which are currently leased out. At the end of 2016, MCHC also acquired one floor of office condo units in the JMT Condominium Building which are also currently leased out. As of 31 December 2018, the above land and properties are not subject to any mortgages, liens or encumbrances.

LEGAL PROCEEDINGS

For the past six (6) years up to the present, there are no proceedings involving, and to the best of knowledge, threatened against the Registrant. As of **14 June 2018**, none of the current directors, or nominees for election as director, executive officer, underwriter or control person of the Registrant has been involved in or in the subject of any bankruptcy petition, conviction by final judgment, or is the subject of any order judgment or decree, or involved in any violation of a securities of commodities law.

However, with respect to its subsidiaries, following is a summary of pending litigation involving them:

(a) "Rolando M. Zosa v. Magellan Capital Holdings Corporation and Magellan Capital Management Corporation", Civil Case No. CEB-18619, Regional Trial Court of Cebu City, Branch 58; Magellan Capital Management Corporation and Magellan Capital Holdings Corporation v. Rolando M. Zosa, et al." G.R. No. 129916, Supreme Court; Ad Hoc Arbitration with an Arbitral Tribunal composed of Justice Florentino P. Feliciano, as Chairman and Attys. Ramon R. Torralba and Enrique I. Quiason as members; Regional Trial Court, Branch 139, SP Proc. No. M-6259 and SP Proc. No. 6264; Court of Appeals, CA GR. SP-144096;CA GR SP NO. 144162.

This is a case for damages instituted in May 1996, wherein complainant Zosa seeks to enforce his purported rights under his Employment Agreement with defendants and claims entitlement to the following reliefs, to wit:

- (1) actual damages in the amount of P10,000,000;
- (2) attorney's fees in the amount of P300,000; and
- (3) expenses of litigation in the amount of ₽150,000.

Defendants sought a dismissal of the case, invoking the provision of arbitration in the Employment Contract. In a Decision dated 18 July 1997, the trial court declared invalid the arbitration clause providing for the manner by which the arbitrators will be chosen and substituted the provisions of the Arbitration Law therefore. The Supreme Court, on 26 March 2001 affirmed the trial court's decision which became final and executory. Arbitrators were appointed one by Zosa, on the one hand, and the other jointly appointed by MCHC and MCMC and a third jointly chosen by the two arbitrators.

In November 2004, the Arbitral Tribunal was constituted composed of Justice Florentino P. Feliciano as Chairman and Attys. Ramon R. Torralba and Enrique I. Quiason as members.

On 06 March 2005, the Tribunal rendered its decision awarding Zosa's claim for severance pay but disallowed his claims for attorney's fees and moral and exemplary damages and costs of suit.

On 12 April 2006, MCHC filed with the Regional Trial Court of Makati City, a verified petition with prayer for the issuance of an Order to Vacate the Arbitral Award, dated 6 March 2006, pursuant to Sections 22 to 29 of Republic Act No. 876 ("The Arbitration Law") and the relevant provisions of Republic Act No. 9825 (the "Alternative Dispute Resolution Act of 2004). Likewise, Zosa filed his Application for Confirmation of Award on 12 April 2006. The two cases were consolidated and are presently pending with Branch 139 of the Regional Trial Court of Makati as Sp. Proc. No. M-6259 and M-6264. The parties are presently awaiting the Court's resolution on the issue of whether the Application for Confirmation of Award was seasonably filed considering the non-payment of docket fees at the time of filing. On 17 March 2009, a hearing was held whereby the Court directed all the parties to submit their respective Memoranda. In compliance with the aforesaid order, MCHC submitted its Memoranda on 17 May 2009. The case was submitted for resolution on 29 January 2013.

On 29 June 2015, the Court rendered its decision confirming the arbitral award directing MCHC solidarily with MCMC to pay Zosa's severance compensation in the amount of £14,669,691.43. MCHC filed its Motion for Reconsideration on 23 July 2015 which was denied in an Order dated 7 January 2016. On 9 February 2016, MCHC filed with the Court of Appeals its Petition for Review of the Decision of the Regional Trial Court. MCMC likewise filed its appeal with the said appellate court. The case is now pending with the Court of Appeals. In a Resolution dated 24 November 2017, the Court of Appeals informed the parties that the pending incidents are submitted for resolution and the petitions submitted for Decision. On 14 May 2019, MCHC submitted to Court of Appeals the Bond required in its Resolution of 12 April 2019.

(b) "People of the Philippines vs. Ariel Balatbat", Criminal Case No. 115515, Regional Trial Court of Pasig City, Branch 155. MCHC filed a complaint, through its authorized officer, against Ariel Balatbat for qualified theft relating to several unauthorized withdrawals of, and anomalous transactions involving, company funds in the total amount P41,021.50 (converted to US\$1,000.00). On 29 October 2004, the Court rendered its decision finding the accused guilty beyond reasonable doubt of the crime of qualified theft under Article 310 of the Revised Penal Code and imposed the corresponding penalty of imprisonment of 10 years minimum to a maximum of 14 years. The Decision of the Regional Trial Court was appealed to the Court of Appeals. In a Decision rendered in February 2018, the Court of Appeals reversed the conviction of the accused. As of this writing, MCHC, decided not to appeal the aforesaid Decision of the Court of Appeals for humanitarian reasons, and because the accused had already spent some time in incarceration.

"People of the Philippines vs. Ariel Balatbat", Criminal Case No. 114955, Regional Trial Court of Pasig City, Branch 151. MUDC, through its authorized officer, has also filed a complaint against Ariel Balatbat for qualified theft relating to several unauthorized withdrawals of, and anomalous transactions involving, company funds in the total amount of P121,500.00 (equivalent to US\$3,000.00), US\$4,000.00, and US\$1,020.00. Said amounts were never recovered or accounted for. The case is currently pending before the Regional Trial Court, which also issued a warrant of arrest for the same. The bail was set for P40,000.00. The accused was arrested and subsequently arraigned. Three (3) witnesses have been presented - two (2) from the bank and one (1) from MUDC.

On 28 February 2005, the Prosecution filed its "Formal Offer of Evidence". Defense rested its case on 4 December 2006. On 22 January 2007, the Prosecution presented its rebuttal evidence. The Memorandum for the Prosecution having been filed, the case was submitted for decision. As of this writing or on April 29, 2013 the Court rendered its decision finding the accused guilty of the crime of qualified theft and sentenced the accused to *reclusion perpetua*. It also ordered the restitution to MUDC of the amount of \$4,000.00 or its peso equivalent P105,720.00 Pesos. The Court found no liability for the amount of \$3,000.00 withdrawn it appearing that same was credited to private complainant. On appeal, the Court of Appeals, in a Decision dated 28 February 2017, reversed and

set aside the Decision of the Regional Trial Court, dated 15 February 2013. As of this writing, MCHC, for humanitarian reasons, and the fact that the accused had already spent some time in incarceration, decided not to appeal the aforesaid Decision of the Court of Appeals.

- C) Magellan Capital Holdings Corporation vs. Spouses Mario and Preciosa Roño, Civil Case No. 066, Regional Trial Court, Taguig City, Branch 153. This is a case, filed in 2016, for Injunction, with application for TRO and Writ of Injunction, against Spouses Mario and Preciosa Roño, the Taguig Register of Deeds, the Securities and Exchange Commission, Bureau of Internal Revenue, Taguig District to prevent the use of falsified documents including a fake Deed of Sale, fake General Information Sheet (GIS) and fake certificate of title, to transfer MCHC's property in Fort Bonifacio in favor of the Spouses Roño. This is in relation to the ongoing attempt by certain individuals to cause the transfer of title over MCHC's 985 square meter lot at Bonifacio Global City ("BGC") in their favor using falsified and spurious documents. The Regional Trial Court granted the preliminary injunction on 24 August 2016. The case is pending resolution on the grant of a permanent injunction. In an order dated 3 July 2017, the RTC referred the case for mediation proceedings which are ongoing as of this writing. On 15 March 2018, the Court deemed as submitted for resolution the Motion to declare defendants in default.
- d) Magellan Capital Holdings Corporation represented by Mr. Robert Y. Cokeng vs. Spouses Mario and Preciosa Roño et al, XV-16-INQ-16F-00541, Office of the City Prosecutor of Taguig; People of the Philippines vs. Marion S. Roño, Criminal Case No. 17-28768, Metropolitan Trial Court of Taguig City, Branch 115; People of the Philippines vs. Mario S. Roño, Criminal Case No. 17-28769, Metropolitan Trial Court of Taguig City, Branch 115; People of the Philippines vs. Mario S. Roño and Preciosa Roño, Criminal Case No. 17-28771, Metropolitan Trial Court of Taquiq City, Branch 115; People of the Philippines vs. Mario Roño and Preciosa Roño, Criminal Case no. 17-28770, Metropolitan Trial Court of Taguig City, Branch 116. These criminal cases for Falsification under Article 171 in relation to Article 172 of the Revised Penal Code, were filed against the named individuals in connection with Civil Case No. 066. The Prosecutor in XV-16-INQ-16F-00541, found probable cause against the respondents and the corresponding Information was filed with the Metropolitan Trial Court. A Warrant of Arrest against the respondents was issued on 10 February 2017 and Arraignment was scheduled last 23 March 2017. On 12 May the MTC dismissed the accused's Omnibus Motion (1) to Quash for failure to state an offense (2) issue Bill of Particulars and (3) suspend proceedings in view of the pendency of accused's Petition for Review with the Department of Justice (DOJ) and (4) Suspend Arraignment. Arraignment was scheduled to be held on 15 May 2017. In an Order dated 22 May 2017. the RTC reset the arraignment to 14 August 2017. On 2 June 2017 the Department of Justice (DOJ) dismissed the petition for Review filed by the accused Spouses Rono. The accused was arraigned on 14 August 2017. Thereafter, the parties were referred to mediation and Judicial Dispute Resolution. No settlement was reached. The case was re-raffled to Branch 74 and scheduled for Preliminary Conference on 27 February 2019. The hearing dates for presentation of prosecution evidence are on 11 April, 9 May, 13 June, 29 July, 29 August, 23 September, 21 October, 18 November and 12 December 2019, all at 8:30 a.m.
- e) Magellan Capital Holdings Corporation, represented by Mr. Robert Y. Cokeng vs. Spouses Mario and Preciosa Roño, Pedro S. Villaflor, John Doe and Jane Doe, IS No. XV-13-INV-16-J-02050, Office of the City Prosecutor of Pasay City, Department of Justice. In relation to the aforementioned cases, this case was filed against the respondents for violation of Article 172 in relation Article 171 of the revised Penal Code (Use of Falsified documents). The falsified documents were used to open an account in Maybank, Villamor Base branch, Pasay City. In a Resolution dated 5 January 2017, the City Prosecutor dismissed MCHC's complaint. In Resolution dated 29 November 2017, the Motion for Reconsideration filed by MCHC was denied.
- Magellan Capital Holdings Corporation vs. Spouses Mario and Preciosa Roño, IS No. XV-03-INV-16J-10508, Office of the City Prosecutor of Quezon City, Department of Justice. In relation to the aforementioned cases, this case was filed against the respondents for violation of Article 172 in relation to Article 171 (2) of the Revised Penal Code. The

documents appear as having been executed and notarized in Quezon City. In a Resolution dated 19 March 2018 which was received on 18 April 2018, the City Prosecutor's office dismissed the complaint against respondents. MCHC filed its Motion for Reconsideration of the aforesaid Resolution on 03 May 2018. As of this writing the said Motion is still pending resolution.

Robert Y. Cokeng (for and in behalf of Magellan Capital Holdings Corporation) vs. Maybank g) Philippines, Inc. Dato Dr. Tan Tat Wai, Herminio M. Famatigan Jr., Jonathan P. Ong, Jose A. Morales III and Milandro C. Urbano, OSI-AC-No. 2016-032, Bangko Sentral ng Pilipinas, Office of the Special Investigation; Robert Y. Cokeng (for and in behalf of Magellan Capital Holdings Corporation) v. Metropolitan Bank and Trust Company, Fabian S. Dee, Alfredo V. Ty, Arthur Ty, Francis Cua, Trixia C. Tan, Joyce P. Pareno and Grance C. Buenavista, OSI-AC No. 2016-029, Bangko Sentral ng Pilipinas, Office of Special Investigation. These cases were filed with the Bangko Sentral ng Pilipinas against two banks, Maybank and Metro Bank in connection with their participation in the aforementioned cases. In OSI-AC-No.2016-032, the BSP, in a Resolution, dated 21 November 2016, referred the case against Maybank to the Financial Consumer Protection Department (FCPD), Supervision and Examination Sector of the BSP. In a letter dated 02 February 2017, the FCPD informed MCHC that it in turn referred the matter to the attention of BSP departments exercising supervisory authority over banks. The Office of Special Investigation, in the meantime, continued to hear the administrative complaint against the respondents Dato Dr Tan Tat Wai, Herminio Famatigan, Jonathan P. Ong et al. In a Resolution dated 03 October 2017, the BSP Office of Special Investigation dismissed the administrative complaint against the said respondents. In a Resolution dated 09 January 2017, the BSP denied MCHC's Motion for Partial Reconsideration. With respect to OSI-AC No. 2016-029, the Office of Special Investigation, in a Resolution dated 20 March 2018, dismissed the administrative complaint filed by MCHC against Metro Bank and its Board of Directors.

FINANCIAL AND OTHER INFORMATION

MANAGEMENT'S DISCUSSION AND ANALYSIS

The Registrant's consolidated revenue in 2018 decreased to \$\text{P62.8}\$ million from \$\text{P130.8}\$ million in 2017. Equity in net earnings of associates decreased from \$\text{P40.9}\$ million in 2017 to a loss of \$\text{P14.0}\$ million in 2018 as Pointwest experienced operating losses due to loss of two major accounts. Interest income decreased from \$\text{P37.4}\$ million in 2017 to \$\text{P33.1}\$ million in 2018 as interest levels have stabilized. A net foreign exchange gain of \$\text{P31.6}\$ million was recorded in 2018 versus \$\text{P7.8}\$ million in 2017 as the Peso continued to decline against foreign currencies which benefitted the foreign exchange denominated bonds and other securities hold by the Registrant and its subsidiary. Rent increased from \$\text{P20.8}\$ million in 2017 to \$\text{P23.2}\$ million in 2018 due to escalation of rental rates and the leasing out of additional condominium units acquired in 2016 and 2017. Loss on disposal of \$\text{AFS}\$, HTM and \$\text{FVPL}\$ Financial Assets of \$\text{P1.3}\$ million was recorded in 2018 against a gain of \$\text{P3.8}\$ million in 2017. Dividend income increased from \$\text{P2.4}\$ million in 2017 to \$\text{P3.7}\$ million in 2018. Fair value loss on Financial Assets at \$\text{FVPL}\$ was \$\text{P14.2}\$ million in 2018 compared to a gain of \$\text{P17.4}\$ million in 2017.

Total consolidated expenses of the Registrant slightly increased to P41.9 million in 2018 compared to P40.1 million in 2017 due to higher taxes and licenses related to the acquisition of additional investment property and higher other expenses.

As a result of the above, total consolidated income before tax in 2018 totaled ₽21.0 million compared to ₽90.8 million in 2017. After provision for income tax, total consolidated net income after tax totaled ₽13.1 million in 2018 compared to ₽79.4 million in 2017.

Net income attributable to non-controlling interest, namely minority shareholders of Magellan Capital Holdings Corporation, totaled P1.0 million in 2018 compared to P1.7 million in 2017.

The Registrant's financial position is very strong as it has substantial cash resources available to undertake its planned projects. As of December 31, 2018, the Registrant's consolidated cash and cash equivalent totaled over P571.4 million which was lower than the level of P753.6 million as of December 31, 2017 due to additional investment in properties and additional investment in financial assets. The Registrant and its subsidiary is planning to undertake development of MCHC's land in Fort Bonifacio into an office building as well as to acquire income producing properties as well as additional land for development. The Registrant and its subsidiary are debt free with total consolidated liabilities of P39.8 million at year-end 2018 compared to P56.4 million at year-end 2017. Total equity amounted to P1.9 billion as of the end of 2018 compared to P2.0 billion at year-end 2017.

The Registrant and its subsidiary and affiliates are substantially debt free except for MUDC which has loans and advances from its principal shareholders. The Registrant and its subsidiaries have more than enough cash resources to meet any expected requirements in the next twelve months. Consolidated cash and cash equivalents at the end of 2018 totaled P571.4 million compared to P753.6 million at the end of 2017 while total current assets totaled P841.8 million at year-end 2018 compared to P986.4 billion at year-end 2017. Other than the normal fluctuation of the Peso exchange rate as well as the effect of the normal market fluctuations on the value of stock and bond holdings owned by the Registrant and its subsidiary, the Registrant is not aware of any trends, demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in its liquidity increasing or decreasing in any material way. Likewise, the Registrant does not know of any trends, events or uncertainties that have or that are reasonably expected to have a material favorable or unfavorable impact on the revenues or income from continuing operations.

Top Five (5) Key Performance Indicators

The top five (5) performance indicators for the Registrant are as follows:

- (1) Revenue Generation
- (2) Change in net income
- (3) Earnings per share
- (4) Current ratio
- (5) Book value per share

Revenue Generation. Revenue in the last three fiscal years are summarized below along with vertical percentage analysis:

(P 000)	YEAR 2018	PER- CENTAG E		YEAR 2017	PER- CENTAGE		YEAR 2016	PER- CENTAG E
Equity in net earnings								
of associates	₽ (13,972)	(22.2%)	₽	40,865	31.2%	₽	72,929	41.2%
Interest Income	33,083	52.71%		37,413	28.6%		40,141	22.6%
Rent	23,167	36.9%		20,835	15.9%		14,028	18.5%
Dividend Income	3,718	5.9%		2,425	1.9%		1,906	1.1%
Fair Value Gains (Losses) on Financial Assets at FVPL	(14,163)	(22.5%)		17,421	13.3%		9,981	5.6%
Gain (Losses) on Disposal of AFS, HTM and FVPL Investments	(1,339)	(2.1%)		3,758	2.9%		5,379	3.0%
Net FX Gain	31,645	50.4%		7,974	6.1%		32,814	18.5%
Others	693	1.1%		137	0.1		88	0.1%
Total from continuing operation	P <u>62,832</u>	<u>100.0%</u>	P	130,828	<u>100.0%</u>	P	<u>177,268</u>	<u>100.0%</u>

Because it is a holding company, the Registrant traditionally derives a large part of its revenue from its equity in net earnings of associates which in 2017 accounted for over 31% of consolidated total revenues from continuing operations. However, 2018 saw equity in Net Losses of Associates as Pointwest experienced losses for the first time in its operating history as it lost two major accounts. As a result, even though BPO International registered a rise in profits it was not enough to offset the losses from Pointwest. As a result, share in losses of Associates was P14.0 million compared to an equity in net earnings of associates of P40.9 million in 2017. However, Pointwest has started a restructuring program to cope with the reduced business volume as well as made efforts to secure new clients to replace the lost accounts. Interest income also decreased slightly in 2018 to P33.1 million from P37.4 million in 2017 due to stabilizing rates of interest in the capital markets. Net Fx gain was P31.6 million in 2018 compared to Net Fx gain of P8.0 million in 2017 as the weaker Peso benefitted the foreign exchange denominated bonds and stock portfolio of the Registrant and its subsidiaries. In the future, we would expect rental income to increase as the Registrant and its subsidiary increases its portfolio of income producing properties by developing its land in Fort Bonifacio into an income producing building and by acquiring additional income producing properties. Rental income in 2018 has exceeded ₽23.2 million from ₽20.8 million in 2017 and P14.0 million in 2016 to acquisition of additional income producing property.

<u>Change in net income</u>. The summary income statements for the last three fiscal years are shown below with vertical percentage analysis.

			YI	ΕΑΙ	RS ENDED	DECEMBER	R 31	
(000)			PERCEN	Γ		PERCENT		PERCENT
, ,		2018	AGE		2017	AGE	2016	AGE
Revenue	₽	62,832	100%	, [₽ 130,827	100%	₽ 177,268	100%
Expenses		41,855	66.6%	,	40,050	30.6%	33,174	18.7%
Net Income								
Before Tax		20,977	33.3%	,	90,778	69.4%	144,094	81.3%
Tax		(7,891)	(12.5%))	(11,378)	8.7%	(7,571)	4.3%
Net Income After		13,086	20.99/		79,400	60.7%	136,523	77.0%
Tax		13,000	20.8%		79,400	60.7%	130,323	77.0%
Total Net Income	₽	13,086	20.8%	, 4	P 79,400	60.7%	P 136,523	77.0%
Attributable to								
Stockholders of								
Registrant		12,088	19.2%	,	77,729	59.4%	133,941	75.5%
Non-Controlling								
Interest		998	1.6%	•	1,670	1.3%	2,582	1.5%

As the above shows, net income dropped sharply to P13.1 million in 2018 from P79.4 million in 2017. The decrease in net income was mainly due to equity in net losses of associates as Pointwest experienced operating losses for the first time due to loss of two major accounts. The net income in 2018 attributable to stockholders of the Registrant was P12.1 million while P1.0 million was attributable to non-controlling interests, namely minority shareholders of Magellan Capital Holdings Corporation. The net income attributable to stockholders of the Registrant in 2017 was P77.7 million while P1.7 million was attributable to non-controlling interests.

Earnings per share. The earnings per share in 2018 amounted to P0.03 per share compared to earnings per share from continuing operations of P0.20 in 2017 and P0.35 in 2016 due to the lower earnings resulting from losses at Pointwest. The earnings per share are adjusted to reflect the shares held by the Registrant's subsidiaries which are classified as treasury shares in the Consolidated Financial Statements.

<u>Current-Ratio.</u> Current Ratio (current assets divided by current liabilities) which measures the liquidity position of the Registrant was 38 x at December 31, 2018 compared to 32.3x at the end of 2017. The Registrant's liquidity position is very strong and gives it substantial resources to pursue its projects.

Book value per share. The Registrant's book value per share (excluding treasury shares owned by subsidiaries of the Registrant) was P4.81 per share at the end of 2018 from P5.03 at year-end 2017 and P4.85 at year-end 2016.

(i) Any known trends or any known demands, commitments, events or uncertainties

The Registrant and its subsidiary and affiliates are substantially debt-free, except for MUDC, which has loans and advances from its principal shareholders. The Registrant and its subsidiaries have more than enough cash resources to meet any expected requirements during the next twelve (12) months. Consolidated cash and cash equivalents totaled P571.4 million at year end 2018 compared to P753.6 million at year end 2017. Other than the normal fluctuations of the Philippine Peso to the U.S. Dollar, the Registrant is unaware of any trends, demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in its

liquidity increasing or decreasing in any material way. Likewise, the Registrant does not know of any trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on the revenues or income from continuing operations.

(ii) Any events that will trigger direct or contingent financial obligation

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.

(iii) All material off-balance sheet transactions, arrangements, obligations

There are no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the company with unconsolidated entities or other persons created during the reporting period.

(2) OPERATIONS AND FINANCIAL CONDITION FOR THE LAST THREE (3) FISCAL YEARS

The following is a detailed discussion of the Registrant's operations and financial condition for the past three (3) fiscal years.

Exhibit "2" shows the audited consolidated balance sheet as of December 31, 2018 and December 31, 2017 and audited consolidated income statements for the years 2018, 2017 and 2016. The accounts are discussed below in more detail.

OPERATING RESULTS

Revenues. In the year ended 31 December 2018, total consolidated revenues totaled P62.8 million compared to P130.8 million in 2017 and P177.3 million in 2016. The reasons for the change have been discussed in the revenue generation section earlier in Item 6 of this Report.

Expenses. Total consolidated operating expenses slightly increased to P41.8 million in 2018 from the P40.1 million in 2017 due to the reasons discussed earlier in this report.

Net Income Before Tax. As a result of the movement in revenues and expenses discussed in the preceding sections, net income before tax totaled P21.0 million in 2018 compared to P90.8 million in 2017 and P144.1 million in 2016.

Provision For Income Tax. In 2018, there was a provision for income tax of P7.9 million compared to P11.4 million in 2017 and P7.6 million in 2016.

<u>Net Income After Tax</u>. As a result of the provision for income tax discussed above, the Registrant had a consolidated net income after tax of ₽13.1 million in 2018, from net income after tax of ₽79.4 million in 2017. Net income after tax in 2016 was ₽136.5 million.

BALANCE SHEET ACCOUNTS

The following comparative financial analysis is based on audited consolidated balance sheets as of December 31, 2018 and December 31, 2017 shown in Exhibit "2". Exhibit "4" shows the vertical percentage analysis of balance sheet accounts as of December 31, 2018 and December 31, 2017. The movements in the various accounts are discussed below:

ASSETS

<u>Current Assets</u>. Total current assets at year-end 2018 totaled P841.4 million compared to P986.4 million at year-end 2017. Cash and cash equivalents decreased to P571.4 million at year end 2018 from P753.6 million at year end 2017 due to acquisition of additional property investments. Financial assets at Fair Value through Profit or Loss (FVPL) Increased to P205.9 million at year-end 2018 from P152.7 million at year-end 2017. Current portion of FVOCI totaled P6.9 million at year-end 2018 compared to current portion of AFS Investments at P40.8 million at year-end 2017 from P66.8 million at year end 2016. Prepayments and other assets increased to P33.7 million at year-end 2018 from P18.6 million at year-end 2017.

Non-Current Assets. Total non-current assets at year-end 2018 totaled ₱1,116 million versus ₱1,079.2 million at year-end 2017. Most of the increase was due to increase in investment properties from ₱228.9 million at year end 2017 to ₱399.9 million at year end 2018 due to acquisition of additional investment property.

<u>Total Assets.</u> As a result of the movement in the accounts described above, total consolidated assets of the Registrant at year-end 2018 totaled P1,957.4 million compared to P2,065.7 million at year-end 2017.

LIABILITIES AND EQUITY

<u>Current Liabilities</u>. Current liabilities decreased to P22.2 million at year-end 2018 from P30.5 million at year-end 2017 mainly due to decrease in income tax payable.

Non-Current Liabilities. Non-current liabilities decreased to P17.7 million at year-end 2018 from P25.9 million at year-end 2017 due mainly to decrease in deferred income tax liability.

<u>Stockholder's Equity</u>. Total Stockholder's Equity Attributable to Equity Holders of the Registrant decreased to P1,844.7 million at year-end 2018 from P1,935.3 million at year end 2017. This was due mainly to the net comprehensive loss in 2018 attributable to equity holders of the Registrant of P13.1 million and dividends paid out during the year. Equity attributable to minority shareholders of MCHC totaled P72.9 million at year end 2018 compared to P74.0 million at year-end 2017 due to the share of minority shareholders of MCHC in the comprehensive net loss of P0.7 million in 2018. As a result, total stockholders equity at year-end 2018 stood at P1,917.5 million compared to P2,009.3 million at year-end 2017.

FIRST QUARTER 2019 REPORT

The following is a detailed discussion of the Registrant's operations and financial condition during the first quarter of 2019 and first quarter of 2018.

Operating Results

Breakdown of Revenue for the Three Month Periods Ending March 31, 2019 and March 31, 2018 with Vertical and Horizontal Percentage Analysis is shown below:

(P 000)	FIRST QUARTER	VERTICAL PERCENTAGE ANALYSIS	FIRST QUARTER	VERTICAL PERCENTAGE ANALYSIS	INCREASE (DECREASE) AMOUNT	INCREASE (DECREASE) PERCENTAGE
	March 31, 2019	March 31, 2019	March 31, 2018	March 31, 30, 2018	March 31, 2019	March 31, 2019
INTEREST INCOME						
From Banks	₽ 3,550	9.0%	₽ 2,217	10.5%	₽ 1,333	60.1%
From Securities	4,109	10.4%	5,379	25.5%	(1,240)	(23.1%)
TOTAL	7,659	19.4%	7,596	36.0%	63	0.8%
Dividend Income	392	1.0%	197	0.9%	195	99.1%
Rent Income	6,184	15.7%	5,777	27.4%	407	7.0%
Unrealized Gain on Trading Securities	21,613	55.0%	7,051	33.5%	14,617	207.3%
Gains on Disposal of Financial Assets	740	1.9%	-	-	740	-
Net Unrealized FX Gain	2,763	7.0%	435	2.1%	2,328	535%
Other Income	78	0.2%	-	-	78	-
TOTAL	P 39,429	100%	P 21,056	100%	P 18,373	87.25%

Revenues. Consolidated Revenues, during the 3 month period ended March 31, 2019, totaled P39.4 million compared to P21.1 million during the same 3 month period in 2018. The higher unrealized gain on trading securities, higher unrealized FX gain, higher rental income and higher dividend income accounted for the bulk of the increase.

Expenses. Consolidated General and Administrative Expenses in the first quarter of 2019 totaled P8.9 million compared to P11.6 million in the first quarter of 2018. Lower taxes and licenses accounted for most of the decrease.

Operating Income. As a result of the factors discussed above, consolidated operating income in first quarter 2019 totaled P30.5 million compared to P9.5 million net income in the same period of 2018.

Net Income. Net income totaled P30.5 million during the first quarter of 2019 compared to net income of P9.5 million in the first quarter of 2018. The net income in the first quarter of 2019 attributable to shareholders of the Company totaled P29.1 million while P1.4 million in net income was attributable to minority shareholders in the company's majority owned subsidiary Magellan Capital Holdings Corporation. In the first quarter of 2018, P9.0 million net income was attributable to shareholders of the company and P467,225 was attributable to minority shareholders in the Registrant's subsidiary.

BALANCE SHEET ACCOUNTS

Annex "F" shows the Vertical and Horizontal Percentage Analysis of Balance Sheet Account for March 31, 2019 compared to December 31, 2018.

ASSETS

Current Assets. Consolidated current assets as of March 31, 2019 totaled ₱914.0 million compared to P841.4 million as of December 31, 2018. Most of the increase was due to increase in cash and cash equivalents and increase in input tax.

Receivables from Related Parties. This account was nil at March 31, 2019, the same level as at year-end 2018.

Investments in Associates. This account which consists of investment in Pointwest Technologies Corporation and BPO International, Inc. remained unchanged from year-end 2018 to March 31, 2019 at P283.5 million.

Financial Assets at FVOCI – Net of Current Portion. This account which consists mostly of corporate bonds and listed equities totaled \$\infty\$391.7 million as of March 31, 2019 from \$\infty\$422.9 million at year-end 2018.

Property and Equipment. This account totaled $\stackrel{}{\text{P}}8.5$ million as of March 31, 2019 compared to $\stackrel{}{\text{P}}8.9$ million as of December 31, 2018 due to allowance for depreciation.

Investment in Property. This account totaled to P397.9 million as of March 31, 2019 from P399.9 million at year-end 2018 due to additional allowance for depreciation.

Other Non-Current Assets. This account totaled ₽0.7 million as of March 31, 2019, the same level as at year-end 2018.

Total Assets. As a result of the foregoing, total assets increased to ₽1,996.1 million as of March 31, 2019 from ₽1,957.4 million as of December 31, 2018.

LIABILITIES AND EQUITY

Current Liabilities. Current liabilities was at P23.9 million as of March 31, 2019 compared to P22.2 million at year-end 2018 due to higher deposit payable and higher accrued expenses.

Non-Current Liabilities. Non-current liabilities which consists mostly of retirement benefit obligation and deferred income tax liabilities was stable at P17.7 million as of March 31, 2019 the same level as at year-end 2018. The accrual of additional retirement benefit obligation is taken up at year-end based on actuarial studies commissioned at that time.

Stockholder's Equity. Total stockholders' equity increased to P1,954.5 million as of March 31, 2019 from P1,917.5 million at year-end 2018 due to the net income of P30.5 million generated in the first quarter of 2019. Total equity attributable to stockholders of the company totaled P1,880.2 million at March 31, 2019 from P1,844.7 million at December 31, 2018 due to the net income of P29.1 million attributable to stockholders of the company in the first quarter of 2019. Minority interest which represents the share of minority shareholders of Magellan Capital Holdings Corporation was P74.3 million at March 31, 2019 compared to P72.9 million at December 31, 2018 due to their share of net income generated in the first quarter of 2019 of P1.4 million.

Top Performance Indicators

The top five (5) performance indicators for the Registrant are as follows:

- 1) Change in revenue
- 2) Change in net income
- 3) Earnings per share
- 4) Current ratio
- 5) Book value per share

Change in Revenues. Consolidated revenues in the first quarter of 2019 and 2018 are shown in Annex "B" and presented below in summary form:

(2000)	1 ^s	Qua. to.	B (0()	1 ^s	G.G.G. 101	B(0/)
(P 000)		2019	Percentage (%)		2018	Percentage (%)
Interest Income	₽	7,659	19.4%	₽	7,595	36.0%
Lease Rental Income		6,184	15.7%		5,777	27.4%
Dividend Income		392	1.0%		197	0.9%
Unrealized Gain on trading securities		21,613	54.8%		7,051	33.5%
Gain on Disposal/Redemption of Financial Assets at FVOCI		740	1.9%		-	-
Net Unrealized FX Gain		2,763	7.0%		435	2.1%
Other Income		78	0.2%		-	-
TOTAL INCOME	₽	39,429	100%	뭐	21,056	100%

Total revenue in the first quarter of 2019 was P39.4 million, 87% higher than the P21.1 million in the first quarter of 2018. Higher unrealized gain on trading securities, higher unrealized FX gain, and higher dividend and rental income accounted the bulk of the increase.

Change in Net Income. The income statement in the first quarter of 2019 and 2018 are shown in Annex "B" and summarized below:

(P 000)	1 st Quarter		1 st Quarter	
	2019	Percentage (%)	2018	Percentage (%)
Revenues	₽ 39,429	100%	₽ 21,056	100%
Expenses	8,889	22.5%	11,550	54.9%
Net Income	30,540	77.5%	9,506	45.1%
Attributable to:				
- Minority Interest	1,434	3.6%	467	2.2%
- Stockholders of Company	29,106	73.8%	9,039	42.9%

The Registrant realized a net income of \$\text{P30.5}\$ million in the first quarter of 2019 compared to \$\text{P9.5}\$ million in the first quarter of 2018 due to higher revenues and lower expenses. Net income of \$\text{P29.1}\$ million was attributable to stockholders of the company in the first quarter of 2019 compared to \$\text{P9.0}\$ million in the first quarter of 2018.

Earnings per Share. The net income per share attributable to shareholders of the Company during the first quarter of 2019 was ₽0.076 per share compared to net income per share of P0.0236 in the first quarter of 2018 due to the higher net income generated in the first quarter of 2019.

Current Ratio. Current ratio as of March 31, 2019 was 38.2 X compared to 38 X as of December 31, 2018.

Book Value Per Share. Book value per share as of March 31, 2019 was P4.88 per share compared to P4.81 as of December 31, 2018.

INFORMATION ON INDEPENDENT ACCOUNTANT AND OTHER RELATED MATTERS

External Audit Fees and Services

a) Audit and Audit- Related Fees for the Last Three Fiscal Years

		2016		2017		2018
Registrant	P	260,400	P	314,776	ᅀ	332,640
MCHC		401,520		486,024		511,280
Subsidiaries of MCHC		40,225		40,225		40,225
MUDC		21,449		21,449		21,449

b) Tax Fees: Nonec) All Other Fees: None

d) Audit Committee has approved the audit fees

Prior to the commencement of audit work, the external auditors, present their program and schedule to the company's Audit Committee. The company's audited financial statements for the year are presented by the external auditors to the Audit Committee for committee approval and endorsement to the full Board for final approval. Upon the recommendation of the Audit Committee, the Board approved the audit fees and nomination of SGV & Co as external auditor for the year 2018.

Financial Statements

The Statement of Management's Responsibility along with Audited Consolidated Financial Statements as of December 31, 2018 are shown in this report.

Changes in and Disagreements with Accountants on Accountings and Financial Disclosure

The Corporation has continuously engaged the services of SGV & Co. as the Corporation's External Auditor. There has been no change in and disagreements with SGV & Co., on its accounting and financial disclosure since their appointment in 1997.

Attendance of Accountants in the meeting

Representatives of the Corporation's External Auditor, SGV & Co., are expected to be present at the Annual Stockholders' Meeting on July 16, 2019. Said accountants will be given the opportunity to make a statement if they desire to do so and will be available to respond to relevant questions on the financial statements.

Dividends

Dividends of ₽0.20 per share were declared and paid in 2018. Dividends of ₽0.20 per share were paid in 2017.

Under the Registrant's By-laws, there are no restrictions in the declaration of dividends other than what is prescribed in the Corporation Code, namely that these shall be declared only from surplus profit and no stock dividend shall be issued without the approval of stockholders representing not less than two-thirds of all stock outstanding and entitled to vote at a general or special meeting called for the purpose. The amount of unrestricted retained earnings available for distribution as of December 31, 2018 was P251,207,084.00

TOP 20 STOCKHOLDERS OF THE REGISTRANT

The top twenty (20) stockholders of the common equity of the Registrant as of May 28, 2019 are as follows:

	NAME OF STOCKHOLDERS	NU	PER-		
	NAME OF STOCKHOLDERS	CLASS A	CLASS B	TOTAL	CENTAGE
1	Essential Holdings Limited	-	139,778,670	139,778,670	29.01%
2	PCD Nominee Corporation (A Shares)	71,654,400	-	71,654,400	14.87%
3	Pinamucan Industrial Estates, Inc.	12,424,126	37,799,126	50,224,105	10.42%
4	Magellan Capital Holdings Corporation	47,844,022	ı	47,844,022	9.92%
5	Consolidated Tobacco Industries of the Phils., Inc.	43,052,023	ı	43,052,023	8.93%
6	Vructi Holdings Corporation	34,633,628	1	34,633,628	7.18%
7	Center Industrial and Investment, Inc.	23,991,000	ı	23,991,000	4.98%
8	Robert Y. Cokeng	15,713,072	ı	15,713,072	3.26%
9	Johnson Tan Gui Yee	15,371,747	ı	15,371,747	3.19%
10	Victorian Development Corporation	12,085,427	ı	12,085,427	2.51%
11	PCD Nominee Corporation (B Shares)	-	11,088,581	11,088,581	2.3%
12	Brixton Investment Corporation	2,815,000	ı	2,815,000	0.58%
13	Francisco Y. Cokeng, Jr.	2,160,000	ı	2,160,000	0.45%
14	Johnson U. Co	1,100,000	ı	1,100,000	0.23%
15	Homer U. Cokeng, Jr.	1,020,000	80,000	1,100,000	0.23%
16	Betty C. Dy	1,100,000	ı	1,100,000	0.23%
17	Rosalinda C. Tang	1,080,000	ı	1,080,000	0.22%
18	Metro Agro Industrial Supply Corporation	523,833	270,144	793,977	0.16%
19	Criscini Reyes	400,000	-	400,000	0.08%
20	Robert Y. Ynson	251,378	74,289	325,667	0.07%

Percentage based on the Total Issued and Outstanding Shares of 481,827,653.

Recent sales of unregistered or exempt securities, including recent issuance of securities constituting an exempt transaction

The Registrant has not sold any securities within the past three (3) years, which were not registered under the Securities Regulation Code, including sales of reacquired, as well as new issues, securities issued in exchange for property, services, or other securities and new securities resulting from the modification of outstanding securities.

Warrants

There are no warrants or options outstanding as of the end of December, 2018 and up to the present.

DISCUSSION ON COMPLIANCE WITH LEADING PRACTICE ON CORPORATE GOVERNANCE

In Compliance with SEC Memorandum Circular No. 2, dated April 05, 2002, the Company submitted its Manual on Corporate Governance on August 29, 2002 as approved by its Board of Directors in a meeting held on August 14, 2002, which basically adopted the SEC's Model Manual. Since the Manual's effectivity on January 01, 2003, the Company's Board of Directors and Management has been complying with the principles laid down by the Code of Corporate Governance through the mechanisms which have been institutionalized in the Manual and so far as may be relevant and appropriate to the Company's business as a holding company.

The Company continues to adopt measures to ensure compliance with the leading practices on good corporate governance through, among others, the nomination and election of two independent directors, the constitution of the different committees required by the Code such as the Nominations Committee, the Audit Committee, the Compensation and Remuneration Committee, all of which have been performing their functions as laid down in the Manual.

During a meeting held on March 29, 2004 the company's Board of Directors approved the adoption as part of the Manual, Sec. 4.2 of the PSE's Revised Disclosure Rules, which is in consonance with Chapter VII of the Securities Regulation Code.

Since its effective date, there has been no deviation from the Company's Manual of Corporate Governance. No member of the Company's Board of Directors or its officers and personnel has done or caused to be done any act in violation of the principles laid down in the said Manual.

The Company continues to adhere to the principles and policies of its Manual with the view to continually improve the company's corporate governance.

On February 11, 2008, the Board of Directors of the Company attended and completed the Seminar on Corporate Governance given by the UP Law Center, as required by the Rules. The company continues to comply with the appropriate performance self-rating assessment and performance evaluation system in compliance with pertinent SEC regulations.

On February 22, 2011, the Company submitted its Revised Manual on Corporate Governance pursuant to SEC Memorandum Circular No. 6, Series of 2009.

In compliance with pertinent Rules, the Corporate Secretary of the Company attended various seminars on the Corporate Governance – the Asean Scorecard Information Briefing held on various dates, the last one being held last March 26, 2013 at the Institute of Corporate Directors.

On May 30, 2013, the Company submitted its Annual Corporate Governance Report pursuant to SEC Circular No. 5, Series of 2013.

On October 20, 2014, the Company's President and Corporate Secretary attended the SEC-PSE Corporate Governance Forum at the Makati Shangri-la Hotel.

On April 23, 2015, the Company's representatives attended the SEC Corporate Governance Workshop on the Asean Corporation Governance Scorecard at the Crowne Plaza Manila in Ortigas.

On December 9, 2015, the members of the Board of Directors and the Corporate Secretary attended the Advance Corporate Governance Seminar held at the New World Hotel, Esperanza Street corner Makati Avenue, Avala Center, Makati City.

On April 22, 2016, The Company's Corporate Secretary attended the Business Integrity Workshop of the Institute of Corporate Directors on "Compliance with US FCPA and the UK Bribery Act" at the Makati Diamond Residences.

On August 25, 2016 and December 8, 2016, the members of the Board of Directors attended the Corporate Governance Seminar held at the New World Hotel, Esperanza Street corner Makati Avenue, Ayala Center, Makati City

On November 22, 2016, other members of the Board of Directors and the Corporate Secretary attended the SEC-PSE Corporate Governance Forum at the 3rd Floor, Meeting Room I, PICC Complex, Pasay City.

On September 26, 2017, members of the Board attended the Corporate Governance Seminar "Competing Against Risk" at the Dusit Thani Hotel, Makati City. Another seminar was attended on October 14, 2017 at the WackwackGolf & Country Club on "Risk, Opportunities, Assessment and Management (ROAM) Inc." The last seminar attended for the year was on 10 November 2017 at the Makati Shangrila Hotel on "Corporate Governance: Board Effectiveness Best Practices." The Corresponding Certificates of Completion/Attendance for the 2017 seminars attended was submitted to the SEC on 21 November 2017.

On February 23, 2018, the Company's President attended the Corporate Governance Seminar held at the 3rd Floor, Guajes Room of Acacia Hotel in Alabang, Muntinlupa City and conducted by SGV.

On August 29, 2018, members of the Board of Directors attended the Corporate Governance "Orientation Program" held at the Discovery Primea, Makati City, conducted by Institute of Corporate Directors (ICD).

On August 30, 2018, members of the Board of Directors attended the Corporate Governance Seminar held at RCBC Plaza, Ayala Avenue, Makati City, conducted by Risks, Opportunities, Assessment and Management (ROAM), Inc. The corresponding Certificates of Completion/Attendance for August 29 and August 30 was submitted to SEC on 04 September 2018.

On November 9, 2018, members of the Board of Directors attended the Corporate Governance Seminar "Board Effectiveness Best Practices" held at Manila Marriott Hotel, Pasay City, conducted by Center for Global Best Practices.

On November 21, 2018, the other members of the Board of Directors attended the Corporate Governance Seminar "Professionalizing your Management and Board of Directors" held at PCCI BA Securities Hall, Mckinley Hills, Taguig City, conducted by Philippine Chamber of Commerce and Industry (PCCI). The corresponding Certificates of Completion/Attendance for November 9 and November 21 was submitted to SEC on 22 November 2018.

Evaluation System

The Company continues to adhere to the principles and policies of its Manual with the view to continually improve the company's corporate governance. It has adopted as a guideline the SEC's Corporate Governance Self-Rating Form (CG-SRF) in order to determine the Company's compliance with the leading practices on Corporate Governance.

Plan to Improve

The Company continues to take efforts to be abreast with development and trends on Corporate Governance as the same may emerge.

BOARD OF DIRECTORS AND MANAGEMENT

DIRECTORS

MANAGEMENT

Robert Y. Cokeng Chairman

Francisco Y. Cokeng, Jr. Vice-Chairman

Charlie K. Chua

Francis L. Chua

Johnson U. Co

Johnny O. Cobankiat

Mark Ryan K. Cokeng

Mary K. Cokeng

Peter L. Kawsek, Jr.

Johnson Tan Gui Yee

Rufino B. Tiangco

ROBERT Y. COKENG Chairman of the Board

ROBERT Y. COKENG President

PONCIANO K. MATHAY Senior Vice-President and Compliance Officer

JOHNSON U. CO Vice-President for Administration

MARK RYAN K. COKENG Treasurer and Chief Financial Officer

ATTY. FINA BERNADETTE D.C. TANTUICO Corporate Secretary

DIRECTORS AND EXECUTIVE OFFICERS OF THE ISSUER

DIRECTORS AND EXECUTIVE OFFICERS

The following are the directors and executive officers of the Registrant, with the past and present positions held by them in the Registrant's subsidiaries and other companies for the past five (5) years:

ROBERT Y. COKENG, 67 years old, Filipino citizen. Chairman, President & Chief Executive Officer

Re-elected on 26 July 2018 for a one-year term. Director and Officer since 1996.

President & Chief Executive Officer, Magellan Capital Holdings Corporation, Magellan Utilities Development Corporation, Pinamucan Power Corporation, Malabrigo Corporation, Consolidated Tobacco Industries of the Philippines, Inc. and Center Industrial and Investment, Inc.; Independent Director, Cosco Capital, Inc. (PSE listed company); Chairman, Pinamucan Industrial Estates, Inc.; Managing Director, Essential Holdings Ltd.; Chairman, Pointwest Technologies Corporation and Pointwest Innovations Corporation; Director and Chairman of the Executive Committee, Business Process Outsourcing International, Inc.; Chairman, IPADS Developers, Inc.

Bachelor of Arts (Economics Honor Program), Magna Cum Laude, Ateneo University, Master in Business Administration (with High Distinction and elected Baker Scholar), Harvard University.

FRANCISCO Y. COKENG, JR., 65 years old, Filipino citizen. *Vice-Chairman and Director*

Re-elected on 26 July 2018 to a one-year term. Director since 1996.

Also director from 1980-1991.

Director, Consolidated Tobacco Industries of the Philippines, Inc., Magellan Capital Holdings Corporation; *Chairman*, Sunflare Horizon International, Inc.

AB Economics, Boston University

JOHNSON U. CO, 66 years old, Filipino citizen. Vice-President for Administration and Director

Re-elected on 26 July 2018 for a one-year term. Director and Treasurer since 1996.

President, Pinamucan Industrial Estates, Inc., Sunflare Horizon International, Inc.; Vice-President for Administration and Director, Magellan Capital Holdings Corporation; Treasurer, Magellan Utilities Development Corporation and Malabrigo Corporation; Director, Pinamucan Power Corporation; Vice Chairman, Consolidated Tobacco Industries of the Philippines, Inc.

BS, Mechanical Engineering, University of Sto. Tomas.

MARK RYAN K. COKENG, 33 years old, Filipino citizen.

Treasurer and Director

Re-elected on 26 July 2018 to a one-year term. Director and Treasurer since 2013.

Treasurer and Director, Magellan Capital Holdings Corporation; Director and Treasurer, Magellan Capital Corporation; Director, IPADS Developers, Inc.; Director, Pointwest Technologies Corporation, Director, Pointwest Innovations Corporation, Director and Treasurer, Business Process Outsourcing International, Inc.

Bachelor of Arts in Economics and Statistics, Boston University.

CHARLIE K. CHUA, 55 years old, Filipino citizen. *Independent Director*

Elected 26 July on 2018 to a one-year term.

Vice President, Highland Tractor Parts, Inc.

B.S. mechanical Engineering, University of the Philippines; Master of Science, Mechanical Engineering, University of California, Berkley.

MARY K. COKENG, 66 years old, Filipino citizen. *Director*

Re-elected on 26 July 2018 to a one-year term. Director since 2008.

Director, Essential Holdings, Limited, Director, Magellan Capital Holdings Corporation.

Bachelor of Arts, Management, University of Sto. Tomas.

JOHNNY O. COBANKIAT, 67 years old, Filipino citizen. Director

Re-elected on 26 July 2018 to a one-year term. Director since 2008.

President, Ace Hardware Phils., Cobankiat Hardware, Inc. and Milwaukee Builders Center, Inc.; *Executive Vice President*, Hardware Workshop; *Vice Chairman*, R. Nubla Securities.

BS Accounting, De La Salle University.

FRANCIS LEE CHUA, 67 years old, Filipino citizen. *Director*

Re-elected 26 July on 2018 for a one-year term. Director since 2001.

General Manager, Sunny Multi Products and Land Management Inc., Midori Carpet; Corporate Secretary, Sunflare Horizon International, Inc.

BS Management, Ateneo University.

PETER L. KAWSEK, JR., 60 years old, Filipino Citizen *Independent Director*

Elected on 26 July 2018 to a one-year term.

President, Apo International Marketing Corporation; Bekter Ventures Inc.; Vice President, Kawsek Inc.

Bachelor of Science in Business, De La Salle University

JOHNSON TAN GUI YEE, 72 years old, Filipino citizen. *Director*

Re-elected on 26 July 2018 to a one-year term. Director since 1997.

Chairman, Armak Tape Corporation; President & Chief Executive Officer, Armak Holdings and Development, Inc.; President, Yarnton Traders Corporation; Director, Magellan Capital Holdings Corporation.

B.S. Chemical Engineering and B.S. Mathematics.

RUFINO B. TIANGCO, 69 years old, Filipino citizen. *Director*

Re-elected on 26 July 2018 to a one-year term. Director since 1997.

Chairman of the Board, R.A.V. Fishing Corporation, Marala Vitas Central Terminal & Shipyard Corp.; *President*, Vructi Holdings Corporation; Trufsons Holdings Corporation, Ruvict Holdings Corporation; *Director*, Magellan Capital Holdings Corporation and Magellan Utilities Development Corporation.

B.S. Mechanical Engineering, University of Sto. Tomas.

PONCIANO K. MATHAY, 59 years old, Filipino citizen. **Senior Vice President and Compliance Officer**

Appointed by the Board on July 26, 2018.

President, MHM Energy Corp., *Consultant,* Pointwest Technologies Corp.; *Formerly Vice President,* Alcorn Gold Resources.

AB Psychology, University of Washington, MS Business Management, A.D. Little (Hult) Cambridge, Massachusetts.

FINA BERNADETTE D.C. TANTUICO, 57 years old, Filipino citizen. *Corporate Secretary*

Re-elected on 26 July 2018 to a one-year term.

Legal Counsel and Corporate Secretary, F & J Prince Holdings Corporation and its subsidiaries and affiliates (2002 up to the present); Magellan Capital Holdings Corporation and its subsidiaries, Magellan Utilities Development Corporation, Pointwest Technologies Corporation, Pointwest Innovations Corporation, Pinamucan Industrial Estates Inc; Corporate Secretary, Republic Telecommunications

Company (Retelcom), U.P. Law Alumni Foundation Inc. (UPLAF), Former Assistant Vice-President and Corporate Secretary, United Overseas Bank Philippines (2000-2001). Former President of the Philippine Bar Association; Professorial Lecturer, University of the Philippines College of Law; member, Inter-Country Placement Committee, Inter-Country Adoption Board (ICAB).

Law Degree, University of the Philippines.

Term of Office. The directors of the Registrant were elected during the annual stockholders' meeting held on 26 July 2018. The directors have a one (1) year term of office.

The Independent Directors. The independent directors of the Registrant are Charlie K. Chua and Peter L. Kawsek, Jr.

(2) SIGNIFICANT EMPLOYEES

There are no other persons other than the Registrant's executive officers who are expected to make a significant contribution to its business.

(3) FAMILY RELATIONSHIPS

Messrs. Robert Y. Cokeng and Francisco Y. Cokeng, Jr. are brothers. They are first cousins of Johnson U. Co. Mary K. Cokeng is the spouse of Robert Y. Cokeng. Mark Ryan K. Cokeng is the son of Robert and Mary Cokeng.

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of F& J Prince Holdings Corporation and its subsidiaries is responsible for the preparation and fair presentation of the financial statements including the statements attached therein, for the years ended December 31, 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 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 or Trustees is responsible for overseeing the Company's financial reporting process.

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

Sycip, Gorres, Velayo and Company, the independent auditors 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 or members, has expressed its opinion on the fairness of presentation upon completion of such audit.

Signed under oath by the following:

President/ CEO/ Chairman

Treasurer/Chief Financial Officer

SUBSCRIBED AND SWORN to before me this APR 25 2018

day of

affiants exhibiting to me their Community Tax Certificates, as follows:

Community Tax Cert. No. Date of Issue Place of Issue Names Robert Y. Cokeng 04194261 31 January, 2019 Makati City Mark Ryan K. Cokeng 31 January, 2019 04194262 Makati City

Doc.No.

Page No. Book No.

Series of 2019

AM Adm. Not. Com. No. NP-124 1-12-19 until 12-31-2020 IBP O.R. No. 055255 Jan. 2019 & IBP O.R. No. 055256 Jan. 2020

PTR O.R No. 7376155 C 1-7-19 / Roll No. 33832 / TIN# 129-871-009 MCLE No. V-0019296 valid from 04/15/2016 until 04/14/2019/PASIG CITY

Address: 31-F Harvard St. Cubao, Q.C.

F & J Prince Holdings Corporation

Audited Consolidated
Financial Statements
as of
December 31, 2018 and
December 31, 2017

COVER SHEET

for AUDITED FINANCIAL STATEMENTS

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NOTE1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated

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





SyCip Gorres Velayo & Co. Tel: (632) 891 0307 6760 Ayala Avenue 1226 Makati City Philippines

Fax: (632) 819 0872 ev.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 F & J Prince Holdings Corporation and Subsidiaries 5th Floor, Citibank Center 8741 Paseo de Roxas, Makati City

Opinion

We have audited the consolidated financial statements of F & J Prince Holdings Corporation and its subsidiaries (the Group), which comprise the consolidated statements of financial position as at December 31, 2018 and 2017, and the consolidated statements of income, consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the three years in the period ended December 31, 2018, 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, 2018 and 2017, and its consolidated financial performance and its consolidated cash flows for each of the three years in the period ended December 31, 2018 in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report, including in relation to these matters.





Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Accounting for Investments in Associates

The Group owns 35% and 30% in Business Process Outsourcing International (BPO) and Pointwest Technologies Corporation (PTC), respectively. These investments in associates are accounted for under the equity method. The accounting for these investments is significant to our audit because of the substantial amount of the Group's investment in and its share in equity in net earnings/losses of associates. As of December 31, 2018, the investments in associates amounted to \$\mathbb{P}283.5\$ million, and the Group's equity in net losses of associates for the year then ended amounted to \$\mathbb{P}14.0\$ million.

Refer to Note 9 for the discussion on the Investments in Associates.

Audit Response

Our audit procedures included, among others, coordinating and instructing the statutory auditors of the associates to perform an audit on the relevant financial information of BPO and PTC for the purpose of the Group's consolidated financial statements. During the year, we discussed the risk assessment, audit strategy of the statutory auditors, as well as any significant developments in the associates. We reviewed the working papers of the statutory auditor, focusing on the procedures that will have an impact on the net income of the Group. We recalculated the Group's equity in net earnings of associates based on the associates' audited financial statements.

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, 2018, 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, 2018 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 do 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 and, in doing so, consider whether the other information is materially inconsistent with the 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. We are responsible for the direction, supervision and performance of the group 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 Leovina Mae V. Chu.

SYCIP GORRES VELAYO & CO.

Leovina Mac V. Chu

Leovina Mae V. Chu

Partner

CPA Certificate No. 99910

SEC Accreditation No. 1712-A (Group A),

October 18, 2018, valid until October 17, 2021

Tax Identification No. 209-316-911

BIR Accreditation No. 08-001998-96-2018,

February 2, 2018, valid until February 1, 2021

PTR No. 7332629, January 3, 2019, Makati City

April 10, 2019



F& J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

ARIES COMPANIES OFFICE

Management Division

APR 3 2019

December 31

PORM AND CONTENTS

PORM AND CONTENTS

		Jecember 31
	2018	FORM AND CONTENT
ASSETS		
Current Assets		
Cash and cash equivalents (Notes 3 and 6)	₽571,371,026	₽753,565,434
Financial assets at fair value through profit or loss (FVTPL) (Notes 3 and 7)	205,897,512	152,717,699
Receivables (Notes 3 and 8)	7,282,381	7,283,965
Due from related parties (Note 19)	16,254,266	13,460,669
Current portion of financial assets at fair value through other comprehensive income	10,221,200	13,400,007
(FVOCI) (Notes 3 and 10)	6,945,819	_
Current portion of available-for-sale (AFS) financial assets (Note 10)	-	40,784,002
Prepayments and other current assets	33,652,221	18,618,930
Total Current Assets	841,403,225	986,430,699
Nonananant Assats		
Noncurrent Assets Einspiel assets at EVOCL pat of augment portion (Notes 2 and 10)	122 027 505	
Financial assets at FVOCI - net of current portion (Notes 3 and 10) AFS financial assets - net of current portion (Note 10)	422,926,585	100 567 606
Investments in associates (Note 9)	202 462 212	480,567,606
Property and equipment (Note 12)	283,463,312	320,213,481
Investment properties (Note 13)	8,927,081	10,957,118
Other noncurrent assets (Note 14)	399,897,554	228,932,135 38,570,310
Total Noncurrent Assets	743,580 1,115,958,112	1,079,240,650
	1,115,956,112	1,079,240,630
TOTAL ASSETS	₽1,957,361,337	₱2,065,671,349
LIABILITIES AND EQUITY		
Current Liabilities		
Accounts payable and accrued expenses (Note 15)	₽10,112,238	₱11,003,597
Dividends payable (Note 18)	5,139,021	6,636,554
ncome tax payable	1,902,626	7,875,136
Provision for legal obligation (Note 22)	5,000,000	5,000,000
Total Current Liabilities	22,153,885	30,515,287
Noncurrent Liabilities		
Retirement benefit obligation (Note 16)	12,927,729	12,075,212
Deferred income tax liabilities - net (Note 17)	4,730,375	13,798,478
Total Noncurrent Liabilities	17,658,104	125,873,690
Total Liabilities	39,811,989	56,388,977
Equity		
Common stock (Note 18)	401 027 (52	401 027 (52
Additional paid-in capital	481,827,653 144,759,977	481,827,653
Freasury shares (Note 18)		144,759,977
Net unrealized valuation gains on financial assets at FVOCI (Notes 3 and 10)	(101,777,276) 17,432,186	(100,946,956)
Net unrealized valuation gains on AFS financial assets (Note 10)	17,432,100	63,066,458
Actuarial losses on retirement benefit obligation (Note 16)	(416,121)	
Accumulated share in other comprehensive income of associates (Note 9)	72,344,371	(792,683) 50,375,587
Retained earnings (Note 18)	1,230,524,692	1,297,004,791
Equity Attributable to Equity Holders of the Parent Company		
Soncontrolling Interests	1,844,695,482 72,853,866	1,935,294,827
Total Equity	1,917,549,348	73,987,545 2,009,282,372
	The Sales Indiana	
TOTAL LIABILITIES AND EQUITY	P1,957,361,337	₱2,065,671,349



F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME

		oer 31	
	2018	2017	2016
REVENUES AND INCOME			
Interest income (Notes 6, 10 and 11)	₽33,083,309	₽37,412,772	₱40,141,896
Net foreign exchange gains	31,645,114	7,974,284	32,814,059
Rent income (Notes 13 and 22)	23,167,135	20,834,930	14,028,672
Fair value gains (losses) on financial assets at FVTPL (Note 7)	(14,162,960)	17,421,323	9,980,598
Equity in net earnings (losses) of associates (Note 9)	(13,972,203)	40,864,501	72,929,014
Dividend income (Notes 7 and 10)	3,718,041	2,424,550	1,906,263
Gains (losses) on disposal of:	3,710,041	2,424,330	1,900,203
Financial assets at FVOCI (Note 10)	(1,339,289)		
AFS financial assets (Note 10)	(1,339,209)	2,193,712	4,292,090
Financial assets at FVTPL (Note 7)	_	1,321,922	1,087,050
HTM investments (Note 11)	_	242,352	1,067,030
Others	692,916	137,494	88,257
Others	62,832,063	130,827,840	177,267,899
	02,032,003	130,627,640	177,207,899
EXPENSES			
Personnel expenses:			
Salaries and wages	11,071,139	10,208,855	10,301,024
Retirement benefits (Note 16)	1,379,877	1,309,020	1,269,716
Other employee benefits	2,002,421	1,825,715	2,112,027
Depreciation (Notes 12 and 13)	10,557,370	10,324,446	6,088,819
Taxes and licenses	5,956,658	4,787,864	2,423,485
Professional fees	3,156,864	4,935,037	2,999,718
Condominium dues	2,223,850	2,365,479	2,047,261
Utilities	1,841,164	1,573,613	1,037,873
Bank charges	777,145	733,900	500,059
Expected credit losses	754,082	_	_
Entertainment, amusement and recreation	514,178	260,431	548,628
Impairment losses on receivables and due from related			
parties (Notes 8 and 19)	_	104,000	2,561,277
Others	1,619,814	1,621,554	1,284,081
	41,854,562	40,049,914	33,173,968
INCOME BEFORE INCOME TAX	20,977,501	90,777,926	144,093,931
	, ,	, ,	
PROVISION FOR (BENEFIT FROM) INCOME TAX			
(Note 17) Current	6 065 052	12 207 607	10 200 045
Deferred	6,065,053 1,826,571	13,397,607	10,200,945
Deterred	7,891,624	(2,019,454)	(2,629,581)
	/,891,624	11,378,153	7,571,364
NET INCOME	₽13,085,877	₽79,399,773	₱136,522,567
NET INCOME ATTRIBUTABLE TO			
Equity holders of the parent	₽12,088,289	₽77,729,401	₱133,940,563
Noncontrolling interests	997,588	1,670,372	2,582,004
Troncontrolling interests	₽13,085,877	₽79,399,773	₽136,522,567
	£13,000,0//	F/7,377,//3	F130,322,30/
Basic/Diluted Earnings Per Share for Net Income			
Attributable to Equity Holders of the Parent Company			
(Note 20)	₽0.03	₽0.20	₽0.35



F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended December 31				
	2018	2017	2016		
NET INCOME	₽13,085,877	₽79,399,773	₽136,522,567		
OTHER COMPREHENSIVE INCOME					
Items that will be reclassified to profit or loss:					
Net unrealized valuation losses on financial assets at FVOCI,					
net of tax effect (Notes 3, 10 and 17)	(29,707,737)	_	_		
Net unrealized valuation gains on AFS financial assets, net of		4-000-6-			
tax effect (Notes 10 and 17)	-	47,922,567			
Cumulative translation adjustment (Note 9)	13,757,839	(313,263)	12,002,164		
Items that will not be reclassified to profit or loss:					
Net unrealized valuation losses on financial assets at FVOCI,					
net of tax effect (Notes 3, 10 and 17)	(19,552,306)	_	_		
Actuarial gains on retirement benefit obligation,					
net of tax effect (Notes 16 and 17)	369,152	377,677	1,323,799		
Share in other comprehensive income of associates					
(Note 9)	8,210,945	25,827,365	28,820,472		
	(26,922,107)	73,814,346	43,369,668		
TOTAL COMPDEHENCINE INCOME (LOCC)	(D12 02(220)	D152 214 110	D170 002 225		
TOTAL COMPREHENSIVE INCOME (LOSS)	(P 13,836,230)	₱153,214,119	₽179,892,235		
TOTAL COMPREHENSIVE INCOME (LOSS)					
TOTAL COMPREHENSIVE INCOME (LOSS) ATTRIBUTABLE TO:					
Equity holders of the parent	(P 13,118,808)	₽147,983,362	₽175,388,169		
Noncontrolling interests	(717,422)	5,230,757	4,504,066		
	(P 13,836,230)	₽153,214,119	₱179,892,235		



F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2018, 2017 AND 2016

	Attributable to Equity Holders of the Parent Company							_		
	Common Stock (Note 18)	Additional Paid-in Capital	Treasury Shares (Note 18)	Net Unrealized Valuation Gains (Losses) on AFS Financial Assets (Note 10)	Actuarial Gains (Losses) on Retirement Benefit Obligation (Note 16)	Share in Other Comprehensive Income of Associates (Note 9)	Retained Earnings (Note 18)	Total	Noncontrolling Interests	Total Equity
Balances at January 1, 2016	₽481,827,653	₽144,759,977	(₱99,669,477)	₽19,321,108	(₱2,412,162)	(₱15,961,151)	₽1,238,994,327	₽1,766,860,275	₽72,794,578	₱1,839,654,853
Net income for the year Other comprehensive income Net unrealized valuation gains (losses) on changes in fair value of AFS	-	-	-	-	-	-	133,940,563	133,940,563	2,582,004	136,522,567
financial assets Actuarial gains on retirement benefit	_	-	-	(634,606)	_	_	-	(634,606)	1,857,839	1,223,233
obligation Share in other comprehensive income of	_	_	_	_	1,259,576	_	_	1,259,576	64,223	1,323,799
associates	_	_	_	_	_	40,822,636	_	40,822,636	_	40,822,636
Total comprehensive income for the year	_	_	_	(634,606)	1,259,576	40,822,636	133,940,563	175,388,169	4,504,066	179,892,235
Dividends declared - ₱0.20 per share Dividends declared by the subsidiary	_	_	-	-	-	_	(76,840,795)	(76,840,795)		(76,840,795)
to noncontrolling interests									(4,087,673)	(4,087,673)
Balances at December 31, 2016	₽481,827,653	₱144,759,977	(₱99,669,477)	₽18,686,502	(₱1,152,586)	₽24,861,485	₽1,296,094,095	₽1,865,407,649	₽73,210,971	₽1,938,618,620



	Attributable to Equity Holders of the Parent Company							<u></u>		
	Common Stock (Note 18)	Additional Paid-in Capital	Treasury Shares (Note 18)	Net Unrealized Valuation Gains on AFS Financial Assets (Note 10)	Actuarial Gains (Losses) on Retirement Benefit Obligation (Note 16)	Share in Other Comprehensive Income of Associates (Note 9)	Retained Earnings (Note 18)	Total	Noncontrolling Interests	Total Equity
Balances at January 1, 2017	₽481,827,653	₽144,759,977	(₱99,669,477)	₽18,686,502	(₱1,152,586)	₽24,861,485	₽1,296,094,095	₽1,865,407,649	₽73,210,971	₽1,938,618,620
Net income for the year Other comprehensive income Net unrealized valuation gains on	-	-	-	-	-	-	77,729,401	77,729,401	1,670,372	79,399,773
changes in fair value of AFS financial assets Actuarial gains on retirement benefit	_	_	-	44,379,956	_	-	_	44,379,956	3,542,611	47,922,567
obligation Share in other comprehensive income of	_	_	_	_	359,903	_	_	359,903	17,774	377,677
associates	_	_	_	_	_	25,514,102	_	25,514,102	_	25,514,102
Total comprehensive income for the year	_	_	-	44,379,956	359,903	25,514,102	77,729,401	147,983,362	5,230,757	153,214,119
Dividends declared - ₱0.20 per share Acquisition of treasury shares	- -	- -	- (1,277,479)	_ _	- -	- -	(76,818,705)	(76,818,705) (1,277,479)		(76,818,705) (1,277,479)
Dividends declared by the subsidiary to noncontrolling interests	_	_	_	_	_	_	_	_	(4,454,183)	(4,454,183)
Balances at December 31, 2017	₽481,827,653	₽144,759,977	(₱100,946,956)	₽63,066,458	(₱792,683)	₽50,375,587	₽1,297,004,791	₽1,935,294,827	₽73,987,545	₽2,009,282,372



				Att	ributable to Equity Hol	ders of the Parent Com	npany				
				Net Unrealized Valuation Gains (Losses)	Net Unrealized Valuation Gains	Actuarial Gains (Losses) on Retirement	Share in Other Comprehensive				
	Common	4 1 1141 1	Treasury	on Financials Assets	(Losses) on AFS	Benefit	Income of	Retained		NT 4 111	
	Stock (Note 18)	Additional Paid-in Capital	Shares (Note 18)	at FVOCI (Note 10)	Financial Assets (Note 10)	Obligation (Note 16)	Associates (Note 9)	Earnings (Note 18)	Total	Noncontrolling Interests	Total Equity
	(*********)	p	(0.222.20)	(*******)	(********)	(*******)	(2.222)	(= :=== = =)			
Balances at January 1, 2018, as previously reported	₽481,827,653	₽ 144,759,977	(P 100,946,956)	₽_	₽63,066,458	(P 792,683)	₽50,375,587	₽ 1,297,004,791	₽1,935,294,827	₽73,987,545	₽ 2,009,282,372
Effects of adoption of PFRS 9 (Note 3) Reclassification of net unrealized valuation gains											
on AFS financial asset to financial assets at FVOCI Expected credit losses for	-	-	-	63,066,458	(63,066,458)	-	-	-	-	-	-
financial assets at FVOCI	_	_	_	1,918,172	_	_	-	(2,015,029)	(96,857)	96,857	<u> </u>
Balances at January 1, 2018, as restated	481,827,653	144,759,977	(100,946,956)	64,984,630	-	(792,683)	50,375,587	1,294,989,762	1,935,197,970	74,084,402	2,009,282,372
Net income for the year Other comprehensive income Net unrealized valuation losses on changes in fair value of	-	-	-	-	-	-	-	12,088,289	12,088,289	997,588	13,085,877
financial assets at FVOCI (Note 10) Actuarial gains (losses) on	-	-	-	(47,552,444)	-	-	-	-	(47,552,444)	(1,707,600)	(49,260,044))
retirement benefit obligation (Note 16) Share in other comprehensive income of associates	-	-	-	-	-	376,562	-	_	376,562	(7,410)	369,152
(Note 9)						_	21,968,784		21,968,784	_	21,968,784
Total comprehensive income (loss) for the year		_	-	(47,552,444)	_	376,562	21,968,784	12,088,289	(13,118,809)	(717,422)	(13,836,231))



	Attributable to Equity Holders of the Parent Company										
	Common Stock (Note 18)	Additional Paid-in Capital	Treasury Shares (Note 18)	Net Unrealized Valuation Gains (Losses) on Financials Assets at FVOCI (Note 10)	Net Unrealized Valuation Gains (Losses) on AFS Financial Assets (Note 10)	Actuarial Gains (Losses) on Retirement Benefit Obligation (Note 16)	Share in Other Comprehensive Income of Associates (Note 9)	Retained Earnings (Note 18)	Total	Noncontrolling Interests	Total Equity
Total comprehensive income (loss)	(11010-10)	1 aiu-iii Capitai	(11010-110)	(11010-10)	(Note 10)	(11010-10)	(11010))	(11010-10)	Total	interests	Total Equity
for the year	₽_	₽_	₽_	(P 47,552,444)	₽_	₽376,562	₽21,968,784	₽12,088,289	(¥13,118,809)	(₱717,422)	(¥13,836,231)
Dividends declared - ₱0.20 per share	_	_	_	-	_	=	_	(76,553,359)	(76,553,359)	_	(76,553,359)
Acquisition of treasury shares	_	_	(830,320)	_	_	_	_		(830,320)	_	(830,320)
Dividends declared by the subsidiary to noncontrolling											
interests										(513,114)	(513,114)
Balances at December 31, 2018	₽481.827.653	₽144,759,977	(P 101.777.276)	₽17.432.186	₽_	(₽416.121)	₽72.344.371	₽1,230,524,692	₽1,844,695,482	₽72.853.866	₽1,917,549,348



F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

	Years Ended December 31				
	2018	2017	2016		
CASH FLOWS FROM OPERATING ACTIVITIES					
Income before income tax	₽20,977,501	₽90,777,926	₽144,093,931		
Adjustments for:					
Interest income (Notes 6, 10 and 11)	(33,083,309)	(37,412,772)	(40,141,896)		
Fair value losses (gains) on financial assets at FVTPL					
(Note 7)	14,162,960	(17,421,323)	(9,980,598)		
Net unrealized foreign exchange gains	(11,117,119)	(3,494,399)	(28,279,422)		
Equity in net losses (earnings) of associates (Note 9)	13,972,203	(40,864,501)	(72,929,014)		
Depreciation (Notes 12 and 13)	10,557,370	10,324,446	6,088,819		
Dividend income (Notes 7 and 10)	(3,718,041)	(2,424,550)	(1,906,263)		
Impairment losses on receivables and due from related	,	,	,		
parties (Notes 8 and 19)	_	104,000	2,561,277		
Recovery of allowance for impairment losses	(137,582)	,			
Losses (gains) on disposal of:	. ,				
Financial assets at FVOCI (Note 10)	1,339,289	_	_		
AFS financial assets (Note 10)	· · · -	(2,193,712)	(4,292,090)		
Financial assets at FVTPL (Note 7)	_	(1,321,922)	(1,087,050)		
Operating income (losses) before working capital changes	12,953,272	(3,926,807)	(5,872,306)		
Decrease (increase) in:	, ,	(, , , ,	(, , ,		
Receivables	359,300	(1,104,874)	225,944		
Due from related parties	4,723	118,394	(558,563)		
Prepayments and other current assets	(15,033,291)	(3,089,771)	11,568,549		
Increase (decrease) in:	(-) , - ,	(=) = =) =)	, ,		
Accounts payable and accrued expenses	(891,359)	5,580,937	728,067		
Retirement benefit obligation (Note 16)	1,379,877	1,291,246	1,269,716		
Proceeds from disposal of:	-, ,	-,	-,,,		
Financial assets at FVOCI (Note 10)	53,624,191	_	_		
Financial assets at FVTPL (Note 7)	_	13,030,049	4,703,538		
AFS financial assets (Note 10)	_	160,993,084	91,635,132		
Additions to:		,,	, -,,,,,,,		
Financial assets at FVTPL (Note 7)	(67,342,773)	(63,978,749)	(14,309,326)		
Financial assets at FVOCI (Note 10)	(22,141,284)	(214,648,554)	(70,379,312)		
Net cash generated from (used in) operations	(37,087,344)	(105,735,045)	19,011,439		
Dividends received	45,804,053	51,604,155	23,005,186		
Interest received	32,725,593	39,450,508	41,152,604		
Income taxes paid	(12,037,563)	(10,924,819)	(7,990,108)		
Net cash flows from (used in) operating activities	29,404,739	(25,605,201)	75,179,121		
CASH FLOWS FROM INVESTING ACTIVITIES			_		
Additions to:					
Investment properties (Notes 13 and 14)	(141,663,846)	(79,051,821)			
Property and equipment (Note 12)	(141,003,040) $(2,177)$	(2,146,428)	(71,429)		
Decrease (increase) in other noncurrent assets (Note 14)	(2,1//)	(13,642,824)	(23,075,362)		
Net cash flows used in investing activities	(1/1 666 022)				
Net cash flows used in investing activities	(141,666,023)	(94,841,073)	(23,146,791)		



	Years Ended December 31				
	2018	2017	2016		
CASH FLOWS FROM FINANCING ACTIVITIES					
Dividends paid (Note 18)	(P 78,050,892)	(P 76,188,717)	(₽ 74,252,645)		
Dividends to noncontrolling interests	(513,114)	(4,454,183)	(4,087,673)		
Acquisition of treasury shares (Note 18)	(830,320)	(1,277,479)	_		
Net cash flows used in financing activities	(79,394,326)	(81,920,379)	(78,340,318)		
EFFECT OF EXCHANGE RATE CHANGES ON CASH					
AND CASH EQUIVALENTS	9,461,202	1,362,037	15,244,898		
NET DECREASE IN CASH AND CASH EQUIVALENTS	(182,194,408)	(201,004,616)	(11,063,090)		
CASH AND CASH EQUIVALENTS					
AT BEGINNING OF YEAR	753,565,434	954,570,050	965,633,140		
CASH AND CASH EQUIVALENTS					
AT END OF YEAR (Note 6)	₽571,371,026	₽753,565,434	₱954,570,050		



F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

F & J Prince Holdings Corporation (the Parent Company) was registered with the Philippine Securities and Exchange Commission (SEC) on February 18, 1971. Its primary purpose is to purchase, subscribe for or otherwise acquire and own, hold, use, sell, assign, transfer, mortgage, pledge, exchange, or otherwise dispose of real and personal property of every kind and description, including, but not limited to, land, building, condominium units, shares of stock, bonds, debentures, notes, evidence of indebtedness and other securities, contracts or obligations of any corporation and associations, domestic or foreign. The term for which the Parent Company is to exist is 50 years from and after the date of incorporation.

The Parent Company's shares of stock are listed in and traded through the Philippine Stock Exchange (PSE). The principal activities of its subsidiaries are described in Note 2.

The registered office address of the Parent Company is 5th Floor, Citibank Center, 8741 Paseo de Roxas, Makati City.

The consolidated financial statements of the Parent Company and its subsidiaries (collectively referred to as the "Group") as of December 31, 2018 and 2017 and for each of the three years in the period ended December 31, 2018 were authorized for issue by the Board of Directors (BOD) on April 10, 2019.

2. Basis of Preparation, Statement of Compliance and Basis of Consolidation

Basis of Preparation

The consolidated financial statements have been prepared under the historical cost basis, except for financial assets at FVTPL and certain AFS financial assets that have been measured at fair value in 2017 and financial assets at FVTPL and certain investments in debt and equity securities that have been measured at fair value in 2018 (see Notes 7 and 10). The consolidated financial statements are presented in Philippine peso, which is the Parent Company's functional currency, and rounded off to the nearest peso, except when otherwise indicated.

Statement of Compliance

The consolidated financial statements of the Group have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs).

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries as of December 31, 2018 and 2017. Control is achieved when 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), 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 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 losses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of



during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

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

A change in the ownership interest of a subsidiary, without loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognizes the related assets (including goodwill), liabilities, noncontrolling interest and other components while any resultant gain or loss is recognized in consolidated statements of income. Any investment retained is recognized at fair value.

Transactions involving noncontrolling interest in a subsidiary without a change of control are accounted for as equity transactions. Any excess or deficit of consideration paid over the carrying amount of noncontrolling interest acquired is recognized in equity of the Group.

The financial statements of the subsidiaries are prepared for the same reporting period as the Parent Company. Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. All intercompany balances and transactions, including intercompany profits and losses, are eliminated.

Details on the subsidiaries as of December 31, 2018 and 2017 are as follows:

	Country of	Percentage
	Incorporation	of Ownership
Magellan Capital Holdings Corporation (MCHC)*	Philippines	94.37%
Pinamucan Industrial Estates, Inc. (PIEI)	Philippines	100%
Malabrigo Corporation (MC)	Philippines	100%
Magellan Capital Realty Development Corporation (MCRDC)**	Philippines	100%
Magellan Capital Trading Corporation (MCTC)**	Philippines	100%
ALT T.		

^{*}Intermediate parent company

MCHC

MCHC is a holding company involved in investing real and personal properties of every kind, including, but not limited to, land, buildings, condominium units, shares of stock, bonds, and other securities of any corporation or association, domestic or foreign. MCHC was registered with SEC on November 6, 1990. MCHC has investments in subsidiaries, mainly PIEI, MC, MCRDC and MCTC.

PIE1

PIEI was organized primarily as a real estate developer and was registered with the SEC on May 5, 1993.

MC

MC was organized primarily to purchase, operate, maintain and sell coal mines and their products and by-products. MC was registered with the SEC on August 31, 1993.



^{**}Non-operational since incorporation.

MCRDC

MCRDC was organized to purchase, subscribe for, or otherwise acquire and own, hold, use, sell, assign, transfer, mortgage, pledge, exchange or otherwise dispose of shares of stock, bonds, debentures, notes, evidence of indebtedness and other securities, contracts and obligations of any corporation or corporations, domestic or foreign. MCRDC was registered with the SEC on November 14, 1990 and has been non-operational since incorporation.

MCTC

MCTC was organized to conduct and carry on the business of buying, selling, distributing and marketing at wholesale and retail all kinds of goods, commodities, wares and merchandise. MCTC was registered in the SEC on January 7, 1991 and has been non-operational since incorporation.

3. Changes in Accounting Policies and Disclosures

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of the following amended standards which were adopted as of January 1, 2018.

 Amendments to PFRS 2, Share-based Payment, Classification and Measurement of Share-based Payment Transactions

The amendments to PFRS 2 address three main areas: the effects of vesting conditions on the measurement of a cash-settled share-based payment transaction; the classification of a share-based payment transaction with net settlement features for withholding tax obligations; and the accounting where a modification to the terms and conditions of a share-based payment transaction changes its classification from cash-settled to equity-settled. Entities are required to apply the amendments to: (1) share-based payment transactions that are unvested or vested but unexercised as of January 1, 2018, (2) share-based payment transactions granted on or after January 1, 2018 and to (3) modifications of share-based payments that occurred on or after January 1, 2018. Retrospective application is permitted if elected for all three amendments and if it is possible to do so without hindsight.

The amendments do not have any impact on the consolidated financial statements as it has no share-based payment transactions.

• PFRS 9, Financial Instruments

PFRS 9 reflects all phases of the financial instruments project and replaces Philippine Accounting Standard (PAS) 39, *Financial Instruments: Recognition and Measurement*, and all previous versions of PFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. Retrospective application is required, but comparative information is not compulsory. For hedge accounting, the requirements are generally applied prospectively, with some limited exceptions.

The Group has adopted this new standard without restating comparative information.



Classification and measurement

Under PFRS 9, debt instruments are subsequently measured at fair value through profit or loss (FVTPL), amortized cost, or fair value through OCI (FVOCI). The classification is based on two criteria:

- a. The Group's business model for managing the asset; and
- b. Whether the instruments' contractual cash flows represent 'solely payment of principal and interest' on the principal amount outstanding.

The assessment of the Group's business model was made as of the date of initial application, January 1, 2018. The assessment of whether contractual cash flows on debt instruments are solely comprised of principal and interest was made based on the facts and circumstances as the initial recognition of the assets.

As of January 1, 2018, the Group has reviewed and assessed all of its existing financial instruments. The table below illustrates the classification and measurement of financial instruments under PAS 39 and PFRS 9 at the date of initial application.

		PFRS 9 N	Measurement Categoi	ries
PAS 39 Categories	Balances	FVTPL	Amortized Cost	FVOCI
Loans and receivables:				
Cash and cash equivalents	₽753,565,434	₽_	₽753,565,434	₽_
Receivables	7,283,965	_	7,283,965	_
Due from related parties	13,460,669	_	13,460,669	_
Financial assets at fair value				
through profit or loss				
(FVPL)	152,717,699	152,701,189	_	16,510
AFS financial assets	521,351,608	_	_	521,351,608
	₽1,448,379,375	₱152,701,189	₽774,310,068	₽521,368,118

As of December 31, 2018 and 2017, the Group does not hold financial liabilities designated at fair value through profit or loss.

Impairment

The adoption of PFRS 9 has changed the Group's accounting for impairment losses for financial assets by replacing PAS 39's incurred loss approach with a forward-looking expected credit loss (ECL) approach. Under PFRS 9, all financial assets except those measured at FVTPL and equity instruments at FVOCI are assessed for ECL. As at January 1, 2018, the Group recognized ECL amounting to ₱2.0 million on financial assets at FVOCI, thereby reducing retained earnings by the same amount.



The effects of adoption of PFRS 9 on the consolidated statement of financial position are as follows:

As of January 1, 2018

_				
·	Note	PAS 39	Increase (decrease)	PFRS 9
ASSETS			· · · · · · · · · · · · · · · · · · ·	
Current Assets				
Cash and cash equivalents	(a)	₽753,565,434	₽_	₽753,565,434
Receivables	(a)	7,283,965	_	7,283,965
Due from related parties	(a)	13,460,669	_	13,460,669
Financial assets at FVTPL	(c)	152,717,699	(16,510)	152,701,189
Current portion of financial assets				
at FVOCI	(b)	_	40,784,002	40,784,002
Current portion of AFS financial				
assets	(b)	40,784,002	(40,784,002)	-
Noncurrent Assets				
Financial assets at FVOCI - net				
of current portion	(b)	_	480,584,116	480,584,116
AFS financial assets - net of				
current portion	(b)	480,567,606	(480,567,606)	_
LIABILITIES AND EQUITY				
Equity				
Net unrealized valuation gains on				
financial assets at FVOCI	(b)	_	64,984,630	64,984,630
Net unrealized valuation gains on	. ,		• •	
AFS financial assets	(b)	63,066,458	(63,066,458)	_
Retained earnings	(d)	1,297,004,791	(2,015,029)	1,294,989,762
Noncontrolling interests	(d)	73,987,545	96,857	74,084,402
-	` ′			

The nature of these adjustments are described below:

Classification and measurement

- (a) Cash and cash equivalents, receivables and due from related parties, which are previously classified as loans and receivables, are held to collect contractual cash flows and give rise to cash flows representing solely payments of principal and interest. These are now classified and measured as debt instruments at amortized cost.
- (b) Debt securities previously classified as AFS financial assets are now classified and measured as debt securities at FVOCI with recycling. The Group expects not only to hold the assets to collect contractual cash flows, but also to sell a significant amount on a relatively frequent basis. The Group's debt instruments at FVOCI are foreign currency-denominated bond securities that passed the 'solely payments of principal and interest on the principal amount outstanding' test (the SPPI criterion). As at January 1, 2018, the carrying amount of debt securities at FVOCI amounted to ₱319.6 million.

Equity securities previously classified as AFS financial assets are now classified and measured as equity securities at FVOCI without recycling. The Group's investment in equity securities at FVOCI are not held for trading and for which the Group irrevocably elected the FVOCI option without recycling. In line with this, the Group reclassified the cumulative net unrealized gains on AFS financial assets to cumulative net unrealized gains on financial assets at FVOCI. As at January 1, 2018, the carrying amount of equity securities at FVOCI amounted to \$\text{P201.7}\$ million.



(c) The Group determined that its investments in unquoted preferred shares are not held for trading, thus, the Group irrevocably reclassified these investments from financial assets at FVPL to financial assets at FVOCI without recycling amounting to ₱16,510 as at January 1, 2018. Upon the adoption of PFRS 9, the revaluation difference for unquoted equity securities classified as financial assets at FVOCI is not significant.

Impairment

- (d) The adoption of PFRS 9 has fundamentally changed the Group's accounting for impairment losses for financial assets by replacing PAS 39's incurred loss approach with a forward-looking expected credit loss (ECL) approach. PFRS 9 requires the Group to recognize an allowance for ECLs for all debt instruments not held at fair value through profit or loss. Upon the adoption of PFRS 9, the Group recognized additional impairment on the Group's debt securities at FVOCI. Impairment losses, if any, do not reduce the carrying amount of debt instruments at FVOCI in the consolidated statement of financial position, which remains at fair value.
- Amendments to PFRS 4, *Insurance Contracts*, Applying PFRS 9 with PFRS 4

The amendments address concerns arising from implementing PFRS 9, the new financial instruments standard before implementing the new insurance contracts standard. The amendments introduce two options for entities issuing insurance contracts: a temporary exemption from applying PFRS 9 and an overlay approach. The temporary exemption is first applied for reporting periods beginning on or after January 1, 2018. An entity may elect the overlay approach when it first applies PFRS 9 and apply that approach retrospectively to financial assets designated on transition to PFRS 9. The entity restates comparative information reflecting the overlay approach if, and only if, the entity restates comparative information when applying PFRS 9.

The amendments are not applicable to the Group since it does not have activities that are predominantly connected with insurance and does not issue insurance contracts.

• PFRS 15, Revenue from Contracts with Customers

PFRS 15 establishes a new five-step model that applies to revenue arising from contracts with customers. Under PFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in PFRS 15 provide a more structured approach to measuring and recognizing revenue.

PFRS 15 supersedes PAS 11, Construction Contracts, PAS 18, Revenue and related Interpretations and it applies to all revenue arising from contracts with customers, unless those contracts are in the scope of other standards. The new standard establishes a five-step model to account for revenue arising from contracts with customers. Under PFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The standard requires entities to exercise judgement, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The standard also specifies the accounting for the incremental costs of obtaining a contract and the costs directly related to fulfilling a contract.



Adoption of the standard did not have a significant impact on the consolidated financial statements because the following revenue transactions of the Group are outside the scope of PFRS 15:

- Dividend income from investees, financial assets at FVTPL and equity securities at FVOCI
- Interest income from investments in debt securities at FVOCI and short-term placements
- Rental income from leases to third parties
- Amendments to PAS 40, Investment Property, Transfers of Investment Property

The amendments clarify when an entity should transfer property, including property under construction or development into, or out of investment property. The amendments state that a change in use occurs when the property meets, or ceases to meet, the definition of investment property and there is evidence of the change in use. A mere change in management's intentions for the use of a property does not provide evidence of a change in use. Retrospective application of the amendments is not required and is only permitted if this is possible without the use of hindsight.

Since the Group's current practice is in line with the clarifications issued, the amendments do not have significant impact on the Group's consolidated financial statements upon adoption of these amendments.

• Amendments to PAS 28, *Investments in Associates and Joint Ventures*, Measuring an Associate or Joint Venture at Fair Value (Part of Annual Improvements to PFRSs 2014–2016 Cycle)

The amendments clarify that an entity that is a venture capital organization, or other qualifying entity, may elect, at initial recognition on an investment-by-investment basis, to measure its investments in associates and joint ventures at fair value through profit or loss. They also clarify that if an entity that is not itself an investment entity has an interest in an associate or joint venture that is an investment entity, the entity may, when applying the equity method, elect to retain the fair value measurement applied by that investment entity associate or joint venture to the investment entity associate's or joint venture's interests in subsidiaries. This election is made separately for each investment entity associate or joint venture, at the later of the date on which (a) the investment entity associate or joint venture is initially recognized; (b) the associate or joint venture becomes an investment entity; and (c) the investment entity associate or joint venture first becomes a parent. Retrospective application is required.

These amendments are not applicable to the Group since none of the entities within the Group is a venture capital organization or an investment entity, nor does the Group have investment entity associates or joint ventures.

• Philippine Interpretation IFRIC 22, Foreign Currency Transactions and Advance Consideration

The interpretation clarifies that, in determining the spot exchange rate to use on initial recognition of the related asset, expense or income (or part of it) on the derecognition of a nonmonetary asset or nonmonetary liability relating to advance consideration, the date of the transaction is the date on which an entity initially recognizes the nonmonetary asset or nonmonetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, then the entity must determine the date of the transaction for each payment or receipt of advance consideration. Retrospective application of this interpretation is not required.



Since the Group's current practice is in line with the clarifications issued, the interpretation does not have any effect on the consolidated financial statements upon adoption.

New Standards and Interpretation Issued and Effective after December 31, 2018

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

Effective beginning on or after January 1, 2019

• Amendments to PFRS 9, Prepayment Features with Negative Compensation

Under PFRS 9, a debt instrument can be measured at amortized cost or at fair value through other comprehensive income, provided that the contractual cash flows qualifies the SPPI criterion and the instrument is held within the appropriate business model for that classification. The amendments to PFRS 9 clarify that a financial asset passes the SPPI criterion regardless of the event or circumstance that causes the early termination of the contract and irrespective of which party pays or receives reasonable compensation for the early termination of the contract. The amendments should be applied retrospectively and are effective from January 1, 2019, with earlier application permitted.

These amendments have no impact on the consolidated financial statements of the Group.

• PFRS 16, Leases

PFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to account for all leases under a single on-balance sheet model similar to the accounting for finance leases under PAS 17, *Leases*. The standard includes two recognition exemptions for lessees - leases of 'low-value' assets (e.g., personal computers) and short-term leases (i.e., leases with a lease term of 12 months or less).

At the commencement date of a lease, a lessee will recognize a liability to make lease payments (i.e., the lease liability) and an asset representing the right to use the underlying asset during the lease term (i.e., the right-of-use asset). Lessees will be required to separately recognize the interest expense on the lease liability and the depreciation expense on the right-of-use asset.

Lessees will be also required to remeasure the lease liability upon the occurrence of certain events (e.g., a change in the lease term, a change in future lease payments resulting from a change in an index or rate used to determine those payments). The lessee will generally recognize the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset.

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.

PFRS 16 also requires lessees and lessors to make more extensive disclosures than under PAS 17. Early application is permitted, but not before an entity applies PFRS 15. A lessee can choose to apply the standard using either a full retrospective or a modified retrospective approach. The standard's transition provisions permit certain reliefs.



The Group is currently assessing the impact of PFRS 16 and plans to adopt the new standard on the required effective date.

• 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 the 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; and
- Determine the 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 consolidated statements of income. 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 consolidated statements of comprehensive income.

The amendments apply to plan amendments, curtailments, or settlements occurring on or after the beginning of the first annual reporting period that begins on or after January 1, 2019, with early application permitted.

The Group is currently assessing the impact of adopting these amendments.

Amendments to PAS 28, Long-term Interests in Associates and Joint Ventures

The amendments clarify that an entity applies PFRS 9 to long-term interests in an associate or joint venture to which the equity method is not applied but that, in substance, form part of the net investment in the associate or joint venture (long-term interests). This clarification is relevant because it implies that the expected credit loss model in PFRS 9 applies to such long-term interests

The amendments also clarified that, in applying PFRS 9, an entity does not take account of any losses of the associate or joint venture, or any impairment losses on the net investment, recognized as adjustments to the net investment in the associate or joint venture that arise from applying PAS 28. The amendments should be applied retrospectively and are effective from January 1, 2019, with early application permitted.

The Group is currently assessing the impact of these amendments.



• 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*, and 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

An entity must determine whether to consider each uncertain tax treatment separately or together with one or more other uncertain tax treatments. The approach that better predicts the resolution of the uncertainty should be followed.

The Group is currently assessing the impact of this interpretation.

- Annual Improvements to PFRSs 2015–2017 Cycle
 - Amendments to PFRS 3, *Business Combinations*, and PFRS 11, *Joint Arrangements*, Previously Held Interest in a Joint Operation

The amendments clarify that, when an entity obtains control of a business that is a joint operation, it applies the requirements for a business combination achieved in stages, including remeasuring previously held interests in the assets and liabilities of the joint operation at fair value. In doing so, the acquirer remeasures its entire previously held interest in the joint operation.

A party that participates in, but does not have joint control of, a joint operation might obtain joint control of the joint operation in which the activity of the joint operation constitutes a business as defined in PFRS 3. The amendments clarify that the previously held interests in that joint operation are not remeasured.

An entity applies those amendments to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2019 and to transactions in which it obtains joint control on or after the beginning of the first annual reporting period beginning on or after January 1, 2019, with early application permitted.

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



• Amendments to PAS 12, Income Tax Consequences of Payments on Financial Instruments Classified as Equity

The amendments clarify that the income tax consequences of dividends are linked more directly to past transactions or events that generated distributable profits than to distributions to owners. Therefore, an entity recognizes the income tax consequences of dividends in consolidated statements of income, consolidated statements of comprehensive income or equity according to where the entity originally recognized those past transactions or events.

An entity applies those amendments for annual reporting periods beginning on or after January 1, 2019, with early application permitted.

These amendments are not relevant to the Group because dividends declared by the Group do not give rise to tax obligations under the current tax laws.

• 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.

The amendments are not applicable to the Group since the Group does not have any borrowing costs.

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 will apply to future business combination transactions of the Group.

• 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.

The Group is currently assessing the impact of these amendments.

Effective Beginning on or after January 1, 2021

• PFRS 17, *Insurance Contracts*

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

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

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

PFRS 17 is effective for reporting periods beginning on or after January 1, 2021, with comparative figures required. Early application is permitted.

These amendments have no significant impact on the consolidated financial statements of the Group.

Deferred effectivity

• Amendments to PFRS 10, *Consolidated Financial Statements*, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.

On January 13, 2016, the Financial Reporting Standards Council postponed the original effective date of January 1, 2016 of the said amendments until the International Accounting Standards Board has completed 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.

The Group has not early adopted any other standards, interpretations or amendments that has been issued but is not yet effective.



4. Summary of Significant Accounting Policies

Current versus Noncurrent Classification

The Group presents assets and liabilities in the consolidated statements of financial position based on current or noncurrent classification. An asset is classified as current when it is:

- Expected to be realized or intended to be sold or consumed in normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within twelve months after the reporting period; or
- Cash and 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 classified as 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 noncurrent.

Deferred income tax assets and liabilities are classified as noncurrent.

Fair Value Measurement

Fair value is the estimated 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 by 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 best economic 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 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 and Cash Equivalents

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three months or less from date of placements and that are subject to an insignificant risk of change in value.

Financial Instruments (Prior to Adoption of PFRS 9)

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial Assets. Financial assets are classified, at initial recognition, as financial assets at FVPL, loans and receivables, held-to-maturity (HTM) investments, AFS financial assets, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. All financial assets are recognized initially at fair value plus, except in the case of financial assets not recorded at FVPL, transaction costs that are attributable to the acquisition of the financial asset.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognized on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

a. Financial Assets at FVPL

Financial assets at FVPL include financial assets held for trading and financial assets designated upon initial recognition at FVPL. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments as defined by PAS 39. Financial assets at FVPL are carried in the consolidated statements of financial position at fair value with net changes in fair value presented as fair value gains or losses on financial asset at FVPL in the consolidated statements of income.



Derivatives embedded in host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not held for trading or designated at FVPL. These embedded derivatives are measured at fair value with changes in fair value recognized in the consolidated statements of income.

Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of FVPL.

The Group's investments in trading securities are classified under financial assets at FVPL as of December 31, 2017 (see Note 7).

b. Loans and Receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, loans and receivables are subsequently measured at amortized cost using the effective interest rate (EIR) method, less any allowance for impairment. Amortized cost is calculated taking into account any discount or premium on acquisition and includes fees that are an integral part of the EIR. The effective interest amortization is included as interest income in the consolidated statements of income. The losses arising from impairment are recognized in profit or loss.

The Group's cash and cash equivalents, receivables and due from related parties are classified as loans and receivables as of December 31, 2017 (see Notes 6, 8, and 19).

c. AFS Financial Assets

AFS financial assets include equity investments and debt investments. Equity investments classified as AFS financial assets are those that are neither classified as held for trading nor designated at FVPL. Debt securities in this category are those that are intended to be held for an indefinite period of time and that maybe sold in response to needs for liquidity or in response to changes in the market conditions.

After initial measurement, AFS financial assets are subsequently measured at fair value with unrealized gains or losses recognized in the consolidated statements of comprehensive income until the investment is derecognized, at which time the cumulative gain or loss is recognized in the consolidated statements of income. When the investment is determined to be impaired, the cumulative loss in the consolidated statements of comprehensive income is reclassified to the consolidated statements of income. as impairment loss on AFS financial assets. Interest earned whilst holding AFS financial assets is reported as interest income using the EIR method.

Equity securities classified as AFS financial assets that do not have quoted market price in an active market and whose fair value cannot be reliably measured are carried at cost.

The Group evaluates whether the ability and intention to sell its AFS financial assets in the near term is still appropriate. When, in rare circumstances, the Group is unable to trade these financial assets due to inactive markets, the Group may elect to reclassify these financial assets if the management has the ability and intention to hold the assets for foreseeable future or until maturity.

In the case of a financial asset with a fixed maturity, the fair value at the date of reclassification becomes its new amortized cost and any previous gain or loss on the asset that has been recognized in the consolidated statements of comprehensive income is amortized to the



consolidated statements of income over the remaining life of the investment using the EIR. Any difference between the new amortized cost and the maturity amount is also amortized over the remaining life of the asset using the EIR. If the asset is subsequently determined to be impaired, then the amount recorded in the consolidated statements of comprehensive income is reclassified to the consolidated statements of income.

In the case of a financial asset that does not have a fixed maturity, the gain or loss shall remain in OCI until the financial asset is sold or otherwise disposed of, when it shall be recognized in profit or loss. If the financial asset is subsequently impaired, any previous gain or loss that has been recognized in the consolidated statements of comprehensive income is recognized in the consolidated statements of income.

The Group's AFS financial assets consist of debt and equity securities as of December 31, 2017 (see Note 10).

Financial Liabilities. Financial liabilities are classified, at initial recognition, as financial liabilities at FVPL, other financial liabilities, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

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

As of December 31, 2017, the Group does not have financial liabilities designated at FVPL or as derivatives designated as hedging instruments in an effective hedge.

Issued financial instruments or their components, which are not designated as at FVPL, are classified as other financial liabilities, where the substance of the contractual arrangement results in the Group having an obligation either to deliver cash or another financial asset to the holder, or to satisfy the obligation other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of own equity shares. The components of issued financial instruments that contain both liability and equity elements are accounted for separately, with the equity component being assigned the residual amount after deducting from the instrument, as a whole, the amount separately determined as the fair value of the liability component on the date of issue.

After initial measurement, other financial liabilities are subsequently measured at amortized cost using the EIR method. 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. The effective interest amortization is included as interest expense in the consolidated statements of income. This accounting policy applies primarily to accounts payable and accrued expenses and dividends payable (other than liabilities covered by other accounting standards, such as income tax payable) (see Notes 15 and 18).

Impairment of Financial Assets

The Group assesses, at each reporting date, whether there is objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that has occurred since the initial recognition of the asset (an incurred 'loss event'), 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 debtors or a group of debtors 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 observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.



a. Financial Assets Carried at Amortized Cost

For assets carried at amortized cost, the Group first assesses whether impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an 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 them for impairment. 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 of impairment.

The amount of any impairment loss identified is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future expected credit losses that have not yet been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original EIR.

The carrying amount of the asset is reduced through the use of an allowance account and the loss is recognized in the consolidated statements of income. Interest income recognized continues to be accrued on the reduced carrying amount and is accrued using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans together with the associated allowance are written off when there is no realistic prospect of future recovery and all collateral has been realized or has been transferred to the Group. If, in a subsequent year, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognized, the previously recognized impairment loss is increased or reduced by adjusting the allowance account. If a write-off is later recovered, the recovery is credited to reversal of impairment loss in the consolidated statements of income.

b. AFS Financial Assets

For AFS financial assets, the Group assesses at each reporting date whether there is objective evidence that an investment or a group of investments is impaired.

In the case of equity investments classified as AFS financial assets, objective evidence would include a significant or prolonged decline in the fair value of the investment below its cost.

'Significant' is evaluated against the original cost of the investment and 'prolonged' against the period in which the fair value has been below its original cost. When there is evidence of impairment, the cumulative loss measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that investment previously recognized is removed from OCI and recognized in profit or loss. Impairment losses on equity investments are not reversed through the consolidated statements of income; increases in their fair value after impairment are recognized in the consolidated statements of comprehensive income.

The determination of what is 'significant' or 'prolonged' requires judgment. In making this judgment, the Group evaluates, among other factors, the duration or extent to which the fair value of an investment is less than its cost.

In the case of debt instruments classified as AFS financial assets, the impairment is assessed based on the same criteria as financial assets carried at amortized cost. However, the amount recorded for impairment is the cumulative loss measured as the difference between the amortized cost and the current fair value, less any impairment loss on that investment previously recognized in the consolidated statements of income.



Future interest income continues to be accrued based on the reduced carrying amount of the asset, using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Interest income is recognized as part of profit or loss. If, in a subsequent year, the fair value of a debt instrument increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in profit or loss, the impairment loss is reversed through the consolidated statements of income.

Financial Instruments (Upon Adoption of PFRS 9)

Financial Assets

Initial Recognition and Measurement. Financial assets are classified, at initial recognition, as subsequently measured at amortized cost, fair value through other comprehensive income, and fair value through the consolidated statements of income.

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 trade 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 fair value through profit or loss, transaction costs. Trade 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 determined under PFRS 15.

In order for a financial asset to be classified and measured at amortized cost or fair value through other comprehensive income, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Subsequent Measurement. For purposes of subsequent measurement, financial assets are classified in four categories:

- Financial assets at amortized cost (debt instruments)
- Financial assets at fair value through other comprehensive income with recycling of cumulative gains and losses (debt instruments)
- Financial assets designated at fair value through other comprehensive income with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- Financial assets at fair value through profit or loss

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 solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortized cost are subsequently measured using the EIR method and are subject to impairment. Gains and losses are recognized in the consolidated statements of income when the asset is derecognized, modified or impaired.



The Group's financial assets at amortized cost includes "Cash and cash equivalents", "Receivables", and "Due from related parties" accounts in the consolidated statements of financial position.

Financial Assets at FVOCI With Recycling of Cumulative Gains and Losses (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 solely payments of principal and interest on the principal amount outstanding.

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

As of December 31, 2018, the Group has debt instruments at FVOCI amounting to ₱260.9 million (see Note 10).

Financial Assets Designated at FVOCI With No Recycling of Cumulative Gains and Losses Upon Derecognition (Equity Instruments). Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity instruments designated at FVOCI when they meet the definition of equity under PAS 32, Financial Instruments: Presentation, and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognized as other income in the consolidated statements of 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 financial asset, in which case, such gains are recorded in the consolidated statements of comprehensive income. Equity instruments designated at fair value through OCI are not subject to impairment.

As of December 31, 2018, the Group elected to classify irrevocably its quoted equity securities under this category amounting to ₱132.6 million (see Note 10).

Financial Assets at FVTPL. Financial assets at FVTPL include financial assets held for trading, financial assets designated upon initial recognition at FVTPL, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flow that are not solely payments of principal and interest are classified and measured at FVTPL, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortized cost or at FVOCI, as described above, debt instruments may be designated at FVTPL on initial recognition if doing so eliminated, or significantly reduces, an accounting mismatch.

Financial assets at FVTPL are carried in the consolidated statements of financial position at fair value recognized in the consolidated statements of comprehensive income.

This category includes listed equity investments which the Group had not irrevocably elected to classify at FVOCI. Dividends on listed equity investments are also recognized as 'Dividend income' in the consolidated statements of comprehensive income when the right of payment has been established.



As of December 31, 2018, the Group has financial assets at FVTPL amounting to ₱205.9 million (see note 7).

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 EIR.

The ECL calculation using general approach is composed of three major components - probability of default (PD), loss given default (LGD), and exposure at default (EAD). The 12-month ECL is computed for Stage 1 accounts, while the lifetime ECL is calculated for Stage 2 and Stage 3 accounts. The ECL calculation using simplified approach is computed for Stage 2 and 3 accounts, using lifetime ECL. Accounts with objective evidence of impairment are classified under Stage 3 and shall follow the Group's impairment methodology.

For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

A loss allowance at an amount equal to at least 12-month expected credit losses will be recognized throughout the life of financial assets, thereby reducing the systematic overstatement of interest revenue. A loss allowance at an amount equal to lifetime expected credit losses will be recognized when credit risk has significantly increased since initial recognition, resulting in the timely recognition of expected credit losses.

The Group considers a financial asset in default when contractual payments are 90 days past due and/or it meets certain qualitative criteria. 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 Company.

Financial Liabilities. Initial Recognition and Measurement. Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, 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.

The Group's financial liabilities include "Accounts payable and accrued expenses", "Dividends payable" and other obligations that meet the above definition (other than liabilities covered by other accounting standards).

Subsequent Measurement. After initial recognition, the Group's financial liabilities are subsequently measured at amortized cost using the EIR method.



Derecognition of Financial Instruments

Financial Assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e., removed from the Group's statement 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 has transferred its rights to receive cash flows from an asset or has entered 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.

Financial Liabilities

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 income.

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount reported in the consolidated statements of financial position if there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the asset and settle the liability simultaneously. The Group assesses that it has a currently enforceable right to 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 counter parties.

Value-added Tax (VAT)

Revenues, expenses, and assets are recognized net of the amount of VAT, if applicable. When VAT from sales of services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as payable in the consolidated statements of financial position. When VAT passed on from purchases of goods or services (input VAT) exceeds VAT from sales of services (output VAT), the excess is recognized as an asset in the consolidated statements of financial position to the extent of the recoverable amount.



Investments in Associates

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies. The Group's investment in associates are accounted for under the equity method.

Under the equity method, the investments in associates are initially recognized at cost, and the carrying amount is increased or decreased to recognize the Group's share of the profit or loss of the associates after the date of acquisition. The Group's share of the associates' profit or loss is recognized in the consolidated statements of income. Distributions received from associates reduce the carrying amount of the investment.

Any change in OCI of those investees is presented as part of the consolidated statements of comprehensive income. 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 equity. Unrealized gains and losses resulting from transactions between the Group and the associates are eliminated to the extent of the interest in the associate. If the Group's shares of losses of an associate equals or exceeds its interest in the associate, the Group discontinues recognizing its share of further losses.

The carrying amount of the investment is adjusted to recognize changes in the Group's share of net assets of the associates since the acquisition date. Goodwill relating to the associates is included in the carrying amount of the investment and is not tested for impairment individually.

The financial statements of the associates 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.

After application of the equity method, the Group determines whether it is necessary to recognize an impairment loss on its investments in its associates. At each reporting date, the Group determines whether there is objective evidence that the investments in associates are impaired. If there is such evidence, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value, and then recognize the loss in the consolidated statements of income.

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 the consolidated statements of income.

The Group has equity interest in the following associates as of December 31, 2018 and 2017:

	Country of	Percentage of
	Incorporation	Ownership
Pointwest Technologies Corporation (PTC)	Philippines	30%
Business Process Outsourcing, International (BPO)	Philippines	35%
Magellan Utilities Development Corporation		
(MUDC)	Philippines	43%



Investment Properties

Investment properties, comprising a parcel of land and condominium units, are held either to earn rental income or for capital appreciation or both. Investment property pertaining to land is measured at cost, including transaction costs less any accumulated impairment in value.

Investment property pertaining to condominium units is carried at cost less any accumulated depreciation and any impairment in value. Depreciation is computed using straight-line method over the estimated useful life of 25 years.

Investment properties are derecognized either when they have been disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from its disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognized in the consolidated statements of income in the period of derecognition.

Transfers are made to (or from) investment properties only when there is a change in use. For a transfer from investment property to owner-occupied property, the deemed cost for subsequent accounting is the fair value at the date of change in use. If owner-occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under property and equipment up to the date of change in use.

Property and Equipment

Property and equipment is stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of the property and equipment, including cost of major inspection, when that cost is incurred and if the recognition criteria are met. All other repair and maintenance costs are recognized in the consolidated statements of income as incurred.

Depreciation is computed on a straight-line basis over the estimated useful lives of the property and equipment as follows:

Category	Number of Years
Condominium	25
Condominium improvements	10
Transportation equipment	10
Office furniture, fixtures and equipment	5

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 on derecognition of the asset (calculated as difference between the net disposal proceeds and carrying amount of the asset) is included in the statements of consolidated income when the asset is derecognized.

The residual value and useful lives of property and equipment are reviewed periodically and adjusted prospectively, if appropriate.

Fully depreciated assets are retained in the accounts until these are no longer in use. When assets are retired or otherwise disposed of, both the cost and related accumulated depreciation and any allowance for impairment losses are removed from the accounts and any resulting gain or loss is credited or charged to current operations. 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 on 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 income in the year the asset is derecognized.



Impairment of Nonfinancial Assets

The Group assesses, at each reporting date, whether there is an indication that an asset maybe impaired. If any indication exists, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's cash-generating unit's (CGU) fair value less costs of disposal and its value in use. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded companies or other available fair value indicators.

Impairment losses are recognized in consolidated statements of income in expense categories consistent with the function of the impaired asset.

An assessment is made at each reporting date to determine whether there is an indication that previously recognized impairment losses no longer exist or have decreased. If such indication exists, the Group estimates the asset's or CGU's recoverable amount. A previously recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in consolidated statements of income.

Capital Stock and Additional Paid-in Capital

The Group has issued capital stock that is classified as equity. Incremental costs directly attributable to the issue of new capital stock are shown in equity as a deduction, net of tax, from the proceeds.

Amount of contribution in excess of par value is accounted for as an additional paid-in capital. Additional paid-in capital also arises from additional capital contribution from the shareholders.

Treasury Shares

Own equity instruments that are reacquired (treasury shares) are recognized at cost and deducted from equity. No gain or loss is recognized in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments. Any difference between the carrying amount and the consideration, if reissued, is recognized in share premium.

Retained Earnings

The amount included in retained earnings includes income attributable to the Group's stockholders and reduced by dividends. Dividends are recognized as a liability and deducted from equity when they are approved by the BOD. Dividends for the year that are approved after the reporting date are dealt with as an event after the reporting date. Retained earnings may also include effect of changes in accounting policy as may be required by the relevant transitional provisions.

Revenue Recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of services in the ordinary course of the Group's activities. Revenue is shown net of value-added tax and discounts.

Revenue from contracts with customers is recognized when control of the goods or services are 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 determines, at contract inception, whether it will transfer control of a promised good or service over time. If the Group does not satisfy a performance obligation over time, the performance obligation is satisfied at a point in time when control of the asset is transferred to the customer, generally on delivery of the goods or services.

Prior to 2018, the Group recognizes revenue when the amount of revenue can be reliably measured, it is possible that future economic benefits will flow into the entity. The amount of revenue is not considered to be reliably measured until all contingencies relating to the sale have been resolved. The Group bases its estimates on historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

Revenue Outside the Scope of PFRS 15

The specific recognition criteria described below must be met before revenue is recognized.

Interest Income

For all financial instruments measured at amortized cost and interest-bearing financial assets, interest income is recorded using the EIR method. EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or shorter period, where appropriate, to the net carrying amount of the financial asset or liability. Interest income is recognized in the consolidated statements of income.

Dividend Income

Revenue is recognized when the Group's right to receive payment is established, which is generally when the investee's BOD approves the dividend.

Rent Income

Rent income arising from operating lease on investment properties is accounted for on a straight-line basis over the noncancelable lease term and is included in revenue in the consolidated statements of income.

Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on a straight-line basis. Contingent rents are recognized as revenue in the period in which they are earned.

Expenses

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. Expenses are generally recognized when goods are received by and services are rendered to the Group or when the expenses arise.

Retirement Benefits

The cost of providing benefits under the defined benefit plan is determined using the projected unit credit method.

Remeasurements comprising of actuarial gains and losses, return on plan assets and any change in the effect of asset ceiling (excluding amounts net interest on the net defined benefit liability), are recognized immediately in the consolidated statements of comprehensive income in the period in which they occur. Remeasurements are not reclassified to the consolidated statements of income in subsequent periods.



Past service costs are recognized in the consolidated statements of income on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the Group recognizes related restructuring costs

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Group recognizes the following changes in the net defined benefit obligation under "Retirement benefits" in consolidated statements of income:

- Service costs comprising current service costs, past service costs, gains and losses on curtailments and non-routine settlements
- Net interest expense or income

Leases

The determination of whether an arrangement is, or contains, a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfillment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset or assets, even if the right is not explicitly specified in an arrangement. Leases in which risks and rewards of ownership of the asset are not substantially transferred to/from the Group are classified as operating lease.

Foreign Currency Transactions

The consolidated financial statements are presented in Philippine peso, which is the Group's functional currency. Transactions in foreign currencies are initially recorded 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 using the functional currency spot rates of exchange at the reporting date. Differences arising from settlement or translation of monetary items are recognized in profit or loss. Nonmonetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Nonmonetary items measured at fair value in a foreign currency are translated using the exchange rates at the dates when the fair values are determined. The gain or loss arising on translation of nonmonetary items measured at fair values is treated in line with the recognition of gain or loss on the change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognized in the consolidated statements of comprehensive income or the consolidated statements of income are also recognized in the consolidated statements of comprehensive income or consolidated statements of income, respectively).

Income Taxes

Current Income Tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The income tax rates and income tax laws used to compute the amount are those that are enacted or substantively enacted at the reporting date.

Current income tax relating to items recognized directly in equity is recognized in equity and not in the consolidated statements of income.

Deferred Income Tax

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



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

- where the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred income tax assets are recognized for all deductible temporary differences, the carry forward of unused tax credits in the form of minimum corporate income tax (MCIT) and unused tax losses in the form of net operating loss carryover (NOLCO). Deferred income tax assets are recognized to the extent that it is probable that taxable income will be available against which the deductible temporary differences of MCIT and NOLCO can be utilized, except:

- where the deferred income 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;
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, deferred income tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable income will be available against which the temporary differences can be utilized.

The carrying amount of deferred income 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 income tax asset to be utilized. Unrecognized deferred income tax assets are reassessed at each reporting date and are recognized to the extent that it has become probable that future taxable income will allow the deferred income tax asset to be recovered.

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

Deferred income tax relating to items recognized outside profit or loss is recognized outside of profit or loss. Deferred income tax items are recognized in correlation to the underlying transaction either in OCI or directly in equity.

Deferred income tax assets and deferred income tax liabilities are offset if a legally enforceable right exists to set off current income tax against current income tax liabilities and the deferred income taxes relate to the same taxable entity and same taxation authority.

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 adjustments 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 the consolidated statements of income.



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. Where the Group expects some or all of a provision to be reimbursed, for example, under an insurance contract, 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 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, where 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 interest expense.

Contingencies

Contingent assets and liabilities are not recognized in the consolidated financial statements. Contingent assets are disclosed in the notes to the consolidated financial statements when an inflow of economic benefits is probable and recognized in the consolidated statements of financial position and the related income in the consolidated statements of income when an inflow of economic benefits is virtually certain. On the other hand, contingent liabilities are disclosed in the notes to the consolidated financial statements unless the possibility of an outflow of resources embodying economic benefits is remote.

Earnings Per Share (EPS)

Basic earnings per share amounts are calculated by dividing net income for the year attributable to equity holders of the parent by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share amounts are calculated by dividing the net income for the year attributable to equity holders of the parent by the weighted average number of ordinary shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares.

As of December 31, 2018, 2017 and 2016, the Group does not have any dilutive potential common shares. Hence, diluted EPS is the same as basic EPS.

Segment Reporting

For purposes of Management reporting, the Group's operating businesses are organized and managed separately on a per Company basis, with each company representing a strategic business segment. The Group's identified operating segments are consistent with the segments reported to the BOD which is the Group's Chief Operating Decision Maker (CODM). Information on the operating segment is presented in Note 21.

Events After the Reporting Period

Events after the reporting period that provide additional information about the Group's financial position at the reporting date (adjusting events) are reflected in the consolidated financial statements. Events after the reporting period that are not adjusting events are disclosed in the notes to consolidated financial statements when material.



5. Significant Accounting Judgments, Estimates and Assumptions

The consolidated financial statements prepared in accordance with PFRSs require management to make judgments, estimates and assumptions that affect amounts reported in the financial statements and related notes. The judgments, estimates and assumptions used in the financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the consolidated financial statements. Actual results could differ from such estimates.

Judgments, estimates and assumptions are continually evaluated and are based on historical experiences and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The following items are those matters which the Group assess to have significant risks arising from estimation uncertainties:

Judgments

Determination of Significant Influence over an Investee Company

The Group considers its investments in PTC, BPO and MUDC as investments in associates. The Group concluded that it has more than 20% ownership interest and has significant influence over the operating and financial policies of its investments in associates due to the following:

- representation on the BOD;
- participation in policy-making processes, including participation in decisions about dividends and other distributions; and
- material transactions between the investor and investee

Determining Noncontrolling Interest (NCI) that is Material to the Group

The Group assesses whether an NCI is material by considering factors such as the carrying amount of the NCI relative to the net equity of the Group, the profit or loss or OCI of the subsidiary attributable to the NCI, the assets and liabilities of the related subsidiary, or the amount of dividends paid by the subsidiary to the NCI, and the proportion that these amounts bear to the Group's financial position or results of operations. The Group also considers the nature of the activities of the subsidiary and its relative importance or risk compared to other operations of the Group. Based on management's assessment, it has determined that the NCI in MCHC is not material to the Group.

Classification of Financial Instruments

The Group exercises judgments in classifying a financial instrument, or its component parts, upon initial recognition either as a financial asset, a financial liability or an equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial asset, a financial liability or an equity instrument. The substance of a financial instrument, rather than its legal form, governs its classification in the consolidated statements of financial position.

In addition, the Group classifies financial assets by evaluating, among others, whether the asset is quoted or not in an active market. Included in the evaluation on whether a financial asset is quoted in an active market is the determination on whether market transactions take place with sufficient frequency and volume.

Contractual Cash Flows Assessment (Upon Adoption of PFRS 9)

Beginning January 1, 2018, 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 FVTPL.

Evaluation of Business Model in Managing Financial Instruments (Upon Adoption of PFRS 9) Beginning January 1, 2018, 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.

Estimates and Assumptions

Determination of Fair Values of Financial Instruments

The Group carries and discloses certain financial assets and liabilities at fair value, which requires extensive use of accounting estimates and judgments. While significant components of fair value measurement were determined using verifiable objective evidence (i.e., quoted prices, interest rates and foreign exchange rates), the amount of changes in fair value would differ if the Group utilized a different valuation methodology.

Where the fair value of certain financial assets and financial liabilities recorded in the consolidated statements of financial position cannot be derived from active markets, they are 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, estimates are used in establishing fair values. The judgments include of liquidity and model inputs such as liquidity risk, credit risk and considerations volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

The fair values of the Group's financial instruments are disclosed in Note 24 to the consolidated financial statements.



Estimating Allowance for Impairment Losses on Financial Assets Carried at Amortized Cost (Prior to Adoption of PFRS 9)

The Group reviews financial assets carried at amortized cost at each reporting date to assess whether an impairment loss should be recorded in the consolidated statements of income. In particular, judgment by management is required in the estimation of the amount and timing of future cash flows when determining the level of allowance required. Such estimates are based on assumptions about a number of factors and actual results may differ, resulting in future changes to the allowance.

The aggregate allowance for impairment losses on receivables and due from related parties amounted to P189.8 million as of December 31, 2017. The carrying amounts of receivables and due from related parties, net of allowance for impairment losses, amounted to P20.7 million as of December 31, 2017 (see Notes 8 and 19).

Estimating Provision for Expected Credit Losses (Upon Adoption of PFRS 9)

The Group uses the general approach to calculate expected credit losses for receivables and amounts due from related parties. The Group tracks changes in credit risk and recognizes a loss allowance based on either a 12-month or lifetime ECL at each reporting date. The information about the Group's expected credit losses is disclosed in Note 23.

In 2018, the Group did not recognize additional provision for expected credit losses on its receivables and due from related parties.

As of December 31, 2018, the aggregate allowance for expected credit losses on receivables and due from related parties amounted to \$\mathbb{P}\$189.6 million. The receivables and due from related parties, net of allowance for expected credit losses, amounted to \$\mathbb{P}\$23.5 million as of December 31, 2018 (see Notes 8 and 19).

Estimating Impairment of Equity Securities Classified as AFS Financial Assets (Prior to Adoption of PFRS 9)

The Group treats quoted equity securities classified as AFS financial assets as impaired when there has been a significant or prolonged decline in the fair value below its cost or where other objective evidence of impairment exists. The determination of what is 'significant' or 'prolonged' requires judgment.

The Group generally considers a decline in fair value of greater than 20% as significant and a decline in fair value for a period of more than six months as prolonged. In addition, the Group evaluates other factors, including normal volatility in share price for quoted equities and the future cash flows and the discount factors for unquoted equities.

For unquoted shares, the Group estimates the expected future cash flows from the investment and calculates the amount of impairment as the difference between the present value of expected future cash flows from the investment and its acquisition cost and recognizes the amount in the consolidated statements of comprehensive income.

No impairment on unquoted equity securities classified as AFS financial assets was recognized in 2017. The carrying value of the Group's unquoted equity AFS financial assets amounted to \$\mathbb{P}46.3\$ million as of December 31, 2017 (see Note 10).



Estimating Impairment of Debt Securities Classified as Financial Assets at FVOCI (Upon Adoption of PFRS 9)

The Group assesses the counterparty's ability to comply with the contractual obligations to pay out principal and interest. Further, the Group assesses whether the credit risk on that financial instruments has increased significantly since initial recognition.

For debt instruments at FVOCI, the Group applies the low credit risk simplification. At every reporting date, the Group evaluates whether the debt instrument is considered to have low credit risk using all reasonable and supportable information that is available without undue cost or effort. In making that evaluation, the Group reassesses the internal credit rating of the debt instrument.

The Group's debt instrument in FVOCI comprise solely of top investment grade bonds that are graded by top credit rating agencies and, therefore, are considered to be low credit risk investments. It is the Group's policy to measure ECLs on such instruments on a 12-month basis. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL. The Group uses the ratings from the top credit rating agencies both to determine whether the debt instrument has significantly increased in credit risk and to estimate ECLs.

The Group recognized impairment loss for debt securities classified as financial assets at FVOCI amounting to ₱0.8 million as at December 31, 2018 (see Note 10). The carrying value of debt securities classified as financial assets at FVOCI amounted to ₱249.7 million as of December 31, 2018.

Valuation of Unquoted Equity Securities at FVOCI Valuation of unquoted equity investments is normally based on the following:

- recent arm's length market transactions;
- current fair value of another instrument that is substantially the same;
- the expected cash flows discounted at current rates applicable or terms with similar terms and risk characteristics; or
- other valuation models.

In valuing the Group's unquoted equity instruments at fair value, management applied judgment in selecting the valuation technique and comparable companies and used assumptions in estimating future cash flows from its equity instruments considering the information available to the Group.

Unquoted equity securities at FVOCI amounted to ₱36.4 and ₱46.3 million as of December 31, 2018 and 2017, respectively (see Note 10).

Estimating Impairment of Investment in Associates

The Group performs an impairment review on its investments in associates whenever an impairment indicator exists. This requires an estimation of the value in use of the investments. Estimating the value in use requires the Group to make an estimate of the expected future cash flows of the investments and to make use of a suitable discount rate to calculate the present value of those future cash flows.

The carrying amount of investment in shares of stock amounted to ₱286.8 million and ₱320.2 million as of December 31, 2018 and 2017, respectively. Allowance for impairment losses on the Group's investments in associates amounted to ₱94.8 million as of December 31, 2018 and 2017 (see Note 9).



Estimating Impairment of Nonfinancial Assets

The Group determines whether prepayments and other current assets, investments in associates, property and equipment, investment properties, and other noncurrent assets are impaired whenever events or changes in circumstances indicate that the carrying amount of the assets may not be recoverable.

The factors that the Group considers important which could trigger an impairment review include the following:

- Significant underperformance relative to expected historical or projected future operating results;
- Significant changes in the manner of use of the acquired assets or the strategy for overall business; and
- Significant negative industry or economic trends.

An impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount. The estimated recoverable amount is the higher of an asset's fair value less costs to sell and value in use. The fair value less costs to sell is the amount obtainable from the sale of an asset in an arm's length transaction less the costs of disposal while value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life. Recoverable amounts are estimated for individual assets or, if it is not possible, for the cash-generating unit to which the asset belongs.

The Group has not identified any events or changes in circumstances that would indicate an impairment of its nonfinancial assets as of December 31, 2018 and 2017 as follows:

	2018	2017
Prepayments and other current assets	₽33,652,221	₽18,618,930
Property and equipment (see Note 12)	8,927,081	10,957,118
Investment properties (see Note 13)	399,897,554	228,932,135
Other noncurrent assets (see Note 14)	743,580	38,570,310
	₽443,220,436	₽297,078,493

Estimating Useful Lives of Property and Equipment and Investment Properties

The estimated useful lives used as bases for depreciating the Group's property and equipment and investment properties were determined on the basis of management's assessment of the period within which the benefits of these assets are expected to be realized taking into account actual historical information on the use of such assets as well as industry standards and averages applicable to the Group's assets.

The net book value of the Group's property and equipment and investment properties are disclosed in Notes 12 and 13 to the consolidated financial statements.

Estimating Retirement Benefit Obligation

The determination of the obligation and cost of retirement benefits is dependent on the selection of certain assumptions used by actuary in calculating such amounts. In accordance with PFRSs, actual results that differ from the assumptions are accumulated and amortized over future periods and therefore, generally affect the recognized expense and recorded obligation in such future periods. While the Group believes that the assumptions are reasonable and appropriate, significant differences in the actual experience or significant changes in the assumptions may materially affect the retirement benefit obligation. The carrying amount of the Group's retirement benefit obligation as of



December 31, 2018 and 2017 amounted to ₱12.9 million and ₱12.1 million, respectively (see Note 16).

Estimating Realizability of Deferred Income Tax Assets

Deferred income tax asset is recognized for all deductible temporary differences to the extent that it is probable that sufficient future taxable income will be available in the future against which the deductible temporary differences can be utilized. Significant management estimate is required to determine the amount of deferred tax asset that can be recognized, based upon the likely timing and level of future taxable income together with future tax planning strategies. The Group did not recognize deferred income tax assets on its deductible temporary differences amounting to \$\text{P250.6}\$ million and \$\text{P263.3}\$ million as of December 31, 2018 and 2017, respectively, as management believes that sufficient future taxable income will not be available to allow all or part of the deferred income tax asset to be utilized (see Note 17).

Estimating Provision for Legal Obligation

The estimate of provision for legal obligation has been developed by management. The management currently does not believe the provision will have a material adverse effect on its financial position and results of operations. It is possible, however, that future results of operations could be materially affected by changes in the estimates of provisions. In 2011, the Group recognized provision for legal obligation amounting to ₱5.0 million for claim arising from lawsuit which is either awaiting decision by the courts or is subject to settlement obligations (see Note 22). No additional provisions were made in 2018, 2017 and 2016.

6. Cash and Cash Equivalents

	2018	2017
Cash on hand and with banks	₽57,082,264	₽33,551,881
Short-term placements	514,288,762	720,013,553
	₽571,371,026	₽753,565,434

Cash with banks earn interest at the respective bank deposit rates. Short-term placements are fixed rate time deposits denominated in United States (US) dollar and Philippine peso, made for varying periods of up to three months or less, depending on the immediate cash requirements of the Group, and earn interest at the respective bank rates ranging from 1% to 4.83% in 2018 and 1.0% to 2.5% in 2017.

Interest income earned from these bank deposits and short-term placements amounted to ₱13.6 million, ₱14.9 million and ₱17.2 million in 2018, 2017 and 2016, respectively.

7. Financial Assets at FVTPL

Financial assets at FVTPL consist of listed securities which are traded in the PSE, New York Stock Exchange (NYSE) and Hong Kong Stock Exchange (HKEx). Fair values of listed equity securities are based on quoted market prices in the PSE, NYSE and HKEx.

The carrying value of financial assets at FVTPL includes net unrealized losses on fair value changes amounting to ₱14.2 million and net unrealized gains on fair value changes amounting to ₱17.4 million in 2018 and 2017, respectively.



Net cumulative unrealized gains on financial assets at FVTPL amounted to ₱29.8 million and ₱44.0 million as of December 31, 2018 and 2017, respectively.

The rollforward of the Group's investments in financial assets at FVTPL is as follows:

	2018	2017
Cost:		_
Balances at beginning of year	₽ 108,758,965	₽54,186,953
Additions	67,342,773	63,978,749
Disposals	_	(9,406,737)
Balances at end of year	176,101,738	108,758,965
Changes in fair value:		
Balances at beginning of year	43,958,734	28,838,801
Fair value gains (losses)	(14,162,960)	17,421,323
Disposals	_	(2,301,390)
Balances at end of year	29,795,774	43,958,734
	₽205,897,512	₽152,717,699

Dividend income earned on investments in financial assets at FVTPL amounted to ₱3.0 million, ₱1.4 million, and ₱0.9 million in 2018, 2017 and 2016, respectively, presented as "Dividend income" in the consolidated statements of income.

The Group recognized gain on disposal of financial asset at FVTPL amounting to nil, ₱1.3 million, and ₱1.1 million in 2018, 2017 and 2016, respectively.

8. Receivables

	2018	2017
Third parties:		
Accrued interest	₽ 7,447,413	₽6,656,595
Rent receivables (see Note 22)	618,895	613,138
Receivable from PDIC	_	500,000
Others	177,441	475,600
Balances at end of year	8,243,749	8,245,333
Less allowance for expected credit		
losses/impairment losses	961,368	961,368
	₽7,282,381	₽7,283,965

Accrued interest from third parties pertain to interests earned on investments in short-term placements, short-term investments and debt securities classified as financial assets at FVOCI that are expected to be collected within one year.

On August 24, 2015, the Monetary Board (MB) placed Xavier-Punla Rural Bank, Inc. (the Bank) under the management of the Philippine Depositary Insurance Corporation (PDIC). As of December 31, 2017, the Group believes that it would be able to recover \$\mathbb{P}0.5\$ million from PDIC.

The Group was able to collect ₱0.5 million from PDIC in January 2018.



The Group recognized provision for expected credit losses/impairment losses on receivables amounting to nil, ₱0.1 million and ₱2.6 million in 2018, 2017 and 2016, respectively, presented as part of "Impairment losses on receivables and due from related parties" in the consolidated statements of income.

9. Investments in Associates

	2018	2017
Acquisition cost	₽193,760,135	₱193,760,135
Accumulated equity in net earnings:		_
As at beginning of year	221,283,475	196,218,545
Share in net income (losses) of associates	(13,972,203)	40,864,501
Dividends declared by associates	(44,746,750)	(41,313,673)
Share in other comprehensive income		
of associates	8,210,945	25,827,365
Cumulative translation adjustment	13,757,839	(313,263)
As at end of year	184,533,306	221,283,475
	378,293,441	415,043,610
Less allowance for impairment losses	(94,830,129)	(94,830,129)
	₽283,463,312	₱320,213,481

The Group has equity interest in the following associates as of December 31:

			Carrying Amount of		
	Country of	Percentage of	Inves	tments	
	Incorporation	Ownership	2018	2017	
MUDC	Philippines	43%	₽94,830,129	94,830,129	
Less allowance					
for impairment					
losses			(94,830,129)	(94,830,129)	
			_		
PTC	Philippines	30%	225,166,018	264,622,380	
BPO	Philippines	35%	61,625,529	55,591,101	
			₽286,791,547	₽320,213,481	

<u>PTC</u>

PTC is a global service company outsourcing information technology services from the Philippines. Among others, it offers software servicing, maintenance, testing and development to various clients, mostly in the US.

Dividends

On February 13, 2018, PTC declared cash dividends amounting to \$2.1 million or \$0.0015 per share of the outstanding stocks as of record date January 31, 2018. Dividends shall be payable before June 30, 2018 (see Note 19).

On February 14, 2017, PTC declared cash dividends amounting to \$2.1 million or \$0.0015 per share of the outstanding stocks as of record date January 31, 2017. Dividends shall be payable before June 30, 2017 (see Note 19).



PTC did not declare dividends in 2016.

The Group's share in the dividends declared amounted to ₱32.5 million, ₱30.8 million and nil in 2018, 2017 and 2016, respectively.

The summarized financial information of PTC is as follows ('000):

	2018	2017
Current assets	₽ 673,160	₽822,166
Noncurrent assets	191,348	233,251
Total assets	864,508	1,055,417
Current liabilities	123,261	172,578
Noncurrent liabilities	20,537	19,514
Total liabilities	143,799	192,092
Equity	720,709	863,325
Gross revenue	1,090,760	1,581,640
Operating profit (loss)	(116,279)	100,313
Net income (loss)	(107,522)	89,323
Group's share in net income (loss)	(32,257)	26,797

The difference between the carrying value of the investment in PTC against the share in net assets of PTC represents goodwill at acquisition date.

BPO

BPO is a provider of accounting and finance related services such as payroll, internal audit, payables processing and others. It is involved in outsourcing business process services in the Philippines, servicing many of the multinational and large corporations operating in the country.

Dividends

On December 18, 2018, BPO declared cash dividends amounting to ₱35.0 million or ₱44.87 per share of the outstanding stocks as of record date December 17, 2018. Dividends shall be payable on or before August 31, 2019 (see Note 19).

On December 12, 2017, BPO declared cash dividends amounting to ₱30.0 million or ₱107.00 per share of the outstanding stocks as of record date December 12, 2017. Dividends shall be payable on or before June 30, 2018 (see Note 19).

On December 12, 2016, BPO declared cash dividends amounting to ₱60.1 million or ₱77.00 per share of the outstanding stocks as of record date December 12, 2016. Dividends shall be payable on or before June 30, 2017.

The Group's share in the dividends declared amounted to ₱12.25 million, ₱10.5 million and ₱21.0 million in 2018, 2017 and 2016, respectively.



The summarized financial information of BPO is as follows ('000):

	2018	2017
Current assets	₽160,725	₽170,334
Noncurrent assets	74,420	63,610
Total assets	235,145	233,944
Current liabilities	105,619	122,407
Noncurrent liabilities	13,295	12,546
Total liabilities	118,914	134,953
Equity	116,231	98,991
Gross revenue	175,548	151,892
Operating profit	69,754	56,572
Net income	52,241	40,193
Group's share in net income	18,284	14,068

The difference between the carrying value of the investment in BPO against the share in net assets of BPO represents goodwill at acquisition date.

MUDC

The Group has a 43% interest in MUDC. As of December 31, 2018, MUDC has been non-operational since its incorporation. However, it has obtained the necessary requirements for the signing of a supply agreement with a public utility firm and a purchase agreement with certain oil companies. As of December 31, 2018 and 2017, MUDC has project development costs of ₱207.1 million. The recoverability of these assets and the ultimate success of MUDC's future operations are dependent upon the signing of these agreements. The foregoing conditions indicate the existence of a material uncertainty which may cast significant doubt on MUDC's ability to continue as a going concern and the recoverability of the Group's significant investment in MUDC.

As of December 31, 2018 and 2017, MUDC has incurred significant losses, which resulted in capital deficiency amounting to ₱257.2 million. Losses amounting to ₱93.6 million were not taken up in the consolidated financial statements as of December 31, 2018 and 2017.

The Group has investment in MUDC amounting to ₱94.8 million as of December 31, 2018 and 2017 and advances to MUDC amounting to ₱125.6 million as of December 31, 2018 and 2017. The Group has assessed that its investment in MUDC amounting to ₱94.8 million as of December 31, 2018 and 2017 and its advances to MUDC amounting to ₱125.1 million as of December 31, 2018 and 2017 are impaired since management believes that it will no longer recover from such investment and advances. Management is not required to infuse more capital to MUDC and that losses are limited to the invested additional advances as of December 31, 2018 and 2017.



10. Financial Assets at FVOCI and AFS Financial Assets

	2018	2017
Quoted:		
Debt securities - at fair value, net of allowance for		
impairment loss of ₱2.1 million in 2018	₽260,853,437	₽319,606,666
Equity securities	132,605,290	155,414,557
Unquoted equity securities	36,413,677	46,330,385
	429,872,404	521,351,608
Less current portion	6,945,819	40,784,002
	₽422,926,585	₽480,567,606

Movements in financial assets at FVOCI/AFS financial assets are as follows:

	2018	2017
Balance at January 1, 2018, as previously reported	₽_	₽401,874,992
Effect of adoption of PFRS 9:		
Reclassification from AFS financial assets to		
financial assets at FVOCI	521,351,608	_
Balance at January 1, 2018, as restated	521,351,608	401,874,992
Additions	22,141,284	214,648,554
Changes recognized in profit or loss	1,008,589	15,704,866
Movements in net unrealized valuation gain (loss)	(61,004,886)	50,116,280
Disposals	(53,624,191)	(160,993,084)
Balances at end of year	₽ 429,872,404	₽521,351,608

Investments in debt securities are denominated in various foreign currencies and are stated at fair value based on quoted prices. Changes in market values are included in the consolidated statements of comprehensive income. The debt securities bear fixed interest rates ranging from 2.71% to 10.02% in 2018 and 2.71% to 13.63% in 2017 and 2016. Maturity dates of the investments range from 2017 to 2024. Interests on investments are received and settled semi-annually in its denominated currency.

Investments in equity securities carried at fair value consist of investments in quoted and unquoted shares of stock which the Group has neither control nor significant influence. The fair market values of the listed shares are determined by reference to published quotations in an active market as of December 31, 2018 and 2017. For unlisted shares of stocks that do not have readily available market values, the Group uses valuation for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.



Movements in the net unrealized valuation gains on financial assets at FVOCI/AFS financial assets are as follows:

	2018	2017
Balance at January 1, 2018, as previously reported	₽_	₱23,302,261
Effects of adoption of PFRS 9:		
Reclassification of net unrealized valuation gains on		
AFS financial assets to financial assets at		
FVOCI	71,224,828	
Expected credit losses	2,015,029	
Balance at January 1, 2018, as restated	73,239,857	23,302,261
Changes in fair value	(49,972,652)	54,335,503
Expected credit losses	754,082	_
Disposals	(41,474)	(6,412,936)
Balances at end of year	₽23,979,813	₽71,224,828

Allowance for impairment losses on financial assets at FVOCI debt instruments/AFS financial assets amounted to ₱2.1 million as of December 31, 2018 and 2017.

Net unrealized valuation gains on financial assets at FVOCI attributable to equity holders of the Parent Company amounted to ₱6.8 million in 2018 and net unrealized valuation gains on AFS financial assets attributable to equity holders of the Parent Company amounted to ₱63.1 million as of December 31, 2017.

Interest earned on debt securities classified as financial assets at FVOCI amounted to ₱19.5 million in 2018 and interest earned on debt securities classified as AFS financial assets amounted to ₱22.0 million and ₱21.8 million in 2017 and 2016, respectively, presented as "Interest income" in the consolidated statements of income.

Dividend income earned on equity securities classified as financial assets at FVOCI amounted to \$\textstyle{P}0.7\$ million in 2018 and dividend income earned on equity securities classified as AFS financial assets amounted \$\textstyle{P}1.0\$ million in 2017 and 2016.

The Group disposed certain financial assets at FVOCI and recognized loss from disposal amounting to ₱1.3 million in 2018 and gains from disposal of AFS financial assets amounting to ₱2.2 million and ₱4.3 million in 2017 and 2016, respectively.

11. HTM Investments

On April 4, 2014, the Group sold HTM investments with a carrying value of ₱17.8 million resulting to a gain from disposal amounting to ₱0.2 million. Consequently, the remaining portfolio of HTM investments with a carrying amount of ₱213.9 million was reclassified to AFS financial assets and was remeasured at fair value. The fair value gain from remeasurement amounting to ₱4.5 million was recognized in OCI.

In 2017, all HTM investments of the Group were sold resulting to gain on disposal of HTM investments amounting to ₱0.2 million recognized in the consolidated statements of income.



12. Property and Equipment

			Office	
			Furniture,	
	Condominium	Transportation	Fixtures and	2018
Condominium	Improvements	Equipment	Equipment	Total
₽20,755,943	₽9,022,991	₽10,263,079	₽2,863,302	₽42,905,315
_	_	_	2,177	2,177
_	(258,929)	_	_	(258,929)
20,755,943	8,764,062	10,263,079	2,865,479	42,648,563
14,321,915	8,316,732	6,489,859	2,819,691	31,948,197
830,237	70,548	847,759	24,741	1,773,285
15,152,152	8,387,280	7,337,618	2,844,432	33,721,482
₽5,603,791	₽376,782	₽2,925,461	₽21,047	₽8,927,081
	₽20,755,943 - 20,755,943 14,321,915 830,237 15,152,152	Condominium Improvements ₱20,755,943 ₱9,022,991 - - - (258,929) 20,755,943 8,764,062 14,321,915 8,316,732 830,237 70,548 15,152,152 8,387,280	₱20,755,943 ₱9,022,991 ₱10,263,079 - - - (258,929) - 20,755,943 8,764,062 10,263,079 14,321,915 8,316,732 6,489,859 830,237 70,548 847,759 15,152,152 8,387,280 7,337,618	Condominium Condominium Improvements Transportation Equipment Fixtures and Equipment ₱20,755,943 ₱9,022,991 ₱10,263,079 ₱2,863,302 - - - 2,177 - (258,929) - - 20,755,943 8,764,062 10,263,079 2,865,479 14,321,915 8,316,732 6,489,859 2,819,691 830,237 70,548 847,759 24,741 15,152,152 8,387,280 7,337,618 2,844,432

			(Office Furniture,	
		Condominium	Transportation	Fixtures and	2017
	Condominium	Improvements	Equipment	Equipment	Total
Cost:					_
Balances at beginning of year	₽20,755,943	₽8,764,062	₽8,395,222	₽2,843,660	₽40,758,887
Additions	_	258,929	1,867,857	19,642	2,146,428
Balances at end of year	20,755,943	9,022,991	10,263,079	2,863,302	42,905,315
Accumulated depreciation:					
Balances at beginning of year	13,491,678	8,246,185	5,766,624	2,786,862	30,291,349
Depreciation	830,237	70,547	723,235	32,829	1,656,848
Balances at end of year	14,321,915	8,316,732	6,489,859	2,819,691	31,948,197
Net book values	₽6,434,028	₽706,259	₽3,773,220	₽43,611	₽10,957,118

Cost of fully depreciated property and equipment that are still in use amounted to P15.3 million in 2018 and 2017.

13. Investment Properties

				2018
	Land	Condominium	Construction-in- progress	Total
Cost:			1 0	
Balances at beginning of year	₽ 46,319,625	₽215,815,620	₽–	₽262,135,245
Additions (see Note 14)	_	_	179,490,576	179,490,576
Transfer from property and				
equipment (see Note 12)	_	258,929	_	258,929
Balances at end of year	46,319,625	216,074,549	179,490,576	441,884,750
Accumulated depreciation:				_
Balances at beginning of year	_	33,203,111	_	33,203,111
Depreciation	_	8,784,085	_	8,784,085
Balances at end of year	_	41,987,196	_	41,987,196
Net book values	₽46,319,625	₽174,087,353	₽179,490,576	₽399,897,554



			2017
	Land	Condominium	Total
Cost:			
Balances at beginning of year	₽46,319,625	₽136,763,799	₽183,083,424
Additions	_	79,051,821	79,051,821
Balances at end of year	46,319,625	215,815,620	262,135,245
Accumulated depreciation:			
Balances at beginning of year	_	24,535,513	24,535,513
Depreciation	_	8,667,598	8,667,598
Balances at end of year	_	33,203,111	33,203,111
Net book values	₽46,319,625	₱182,612,509	₽228,932,134

Condominium units are being leased to third parties and other related parties as office space. The investment properties generated rent income amounting to 23.2 million, 20.8 million and 14.0 million in 2018, 2017 and 2016, respectively (see Note 22). Direct operating expenses arising from investment properties that generated rent income include depreciation and condominium dues which amounted to 11.0 million in 2018 and 2017 and 16.5 million in 2016.

The assessed fair value of the investment properties amounted to ₱1,295.3 million and ₱512.2 million as of December 31, 2018 and 2017, respectively. The fair values of the investment properties are based on valuations performed by an accredited independent value. The valuation model in accordance with that recommended by the International Valuation Standards Committee has been applied.

The Group used the Sales Comparison Approach in determining the fair value of the investment properties. This is a comparative approach to value that considers the sales of similar or substitute properties and related market data and establishes a value estimate by processes involving comparison.

The appraiser gathers data on actual sales and/or listings, offers, and renewal options, and identifies the similarities and differences in the data, ranks the data according to their relevance, adjusts the sales prices of the comparable to account for the dissimilarities with the unit being appraised, and forms a conclusion as to the most reasonable and probable market value of the subject property.

The elements of comparison include location, physical characteristics, available utilities, zoning, and highest and best use. The most variable elements of comparison are the site's physical characteristics, which include its size and shape, frontage, topography and location.

The fair value is estimated under Level 3 inputs. The significant unobservable inputs to valuation of investment properties ranges from P65,000 - P1,000,000 per square meter.

The Group has no restrictions on the realizability of its investment properties and no contractual obligations to either purchase, construct or develop investment properties or for repairs, maintenance and enhancements.

14. Other Noncurrent Assets

	2018	2017
Deposit on contracts	₽_	₽37,811,750
Others	743,580	758,560
	₽743,580	₽38,570,310



In 2018, deposits on contracts amounting to ₱37.8 million were applied for the acquisition of condominium units considered as investment property (see Note 13).

15. Accounts Payable and Accrued Expenses

	2018	2017
Deposits payable (see Note 22)	₽7,041,272	₽5,420,699
Accrued professional fees	1,475,318	1,321,832
Government payables	1,149,942	1,138,869
Accounts payable	445,706	3,122,197
	₽10,112,238	₽11,003,597

Deposits payable pertain to deposits made by tenants for the lease of an insignificant portion of the Group's condominium spaces and will be refunded to the lessee after the lease term.

Accounts payable are generally noninterest-bearing payables to third party contractors with a credit term of 30 days.

16. Retirement Benefit Obligation

The existing regulatory framework, Republic Act (RA) No. 7641, *The Retirement Pay Law*, requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity, provided however that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the plan.

The Group has an unfunded defined benefit pension plan covering substantially all its regular employees. Retirement benefits under the plan are based on a percentage of latest monthly salary and years of credited service.

The table below summarizes the components of retirement benefit expense recognized in the consolidated statements of income, the remeasurement effects recognized in the consolidated statements of comprehensive income and the amounts recognized in the consolidated statements of financial position.

	2018	2017	2016
Balances at beginning of year	₽12,075,212	₽11,305,731	₽10,918,293
Retirement benefit expense in profit or			
loss:			
Current service costs	765,126	765,337	800,230
Interest costs	614,751	543,683	469,486
	1,379,877	1,309,020	1,269,716
Remeasurements in other comprehensive			_
income:			
Experience adjustment	(170,110)	(490,024)	(778,473)
Changes in financial assumptions	(357,250)	(49,515)	(77,452)
Changes in demographic assumptions	_	_	(26,353)
	(527,360)	(539,539)	(882,278)
Balances at end of year	₽12,927,729	₽12,075,212	₽11,305,731



Actuarial gains on retirement benefit obligation attributable to the equity holders of the Parent Company amounted to $\frac{1}{2}$ 0.4 million as of December 31, 2018 and 2017.

The principal actuarial assumptions used in determining retirement benefit obligation for the Group's retirement plan are as follows:

	2018	2017	2016
Discount rates	7.30%	5.10%	4.90%
Salary increase rates	5.00%	5.00%	5.00%

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as of December 31, 2018 and 2017, assuming if all other assumptions were held constant:

	_	Effect on defined benefit obligation		
		2018	2017	2016
Discount rates	+50 basis points	(₽70,075)	(₱90,308)	(₱93,653)
	-50 basis points	73,811	95,848	99,355
Future salary increases	+50 basis points	₽48,590	₽71,572	₽76,316
	-50 basis points	(45,440)	(67,039)	(71,710)

The average duration of the retirement benefit obligation as of December 31, 2018 and 2017 is 5 years.

Shown below is the maturity profile analysis of the undiscounted benefit payments:

	2018	2017	2016
More than 1 year to 5 years	₽13,593,520	12,808,743	10,687,999
More than 5 years to 10 years	1,005,504	542,288	6,500,675
More than 10 years to 15 years	343,315	363,441	_
More than 15 years to 20 years	4,631,708	_	_
	₽19,574,047	₽13,714,472	₽17,188,674

17. Income Taxes

The Group's provision for current income tax in 2018, 2017 and 2016 are as follows:

	2018	2017	2016
Regular corporate income tax	₽3,618,264	₽10,788,556	₽7,213,243
Final tax on interest income	2,446,789	2,609,051	2,987,702
	₽6,065,053	₽13,397,607	₽10,200,945



The reconciliation of income tax computed at the statutory income tax rate to provision for income tax shown in profit or loss is as follows:

	2018	2017	2016
At statutory tax rate of 30%:	₽7,293,929	₽27,233,378	₽43,228,179
Additions to (reductions in) income			
tax resulting from:			
Movement in unrecognized net			
deferred income tax asset	(3,789,070)	(318,599)	(8,246,298)
Equity in net losses (earnings) of			
associates	3,190,982	(12,259,350)	(21,878,704)
Nondeductible expenses	2,888,469	896,174	(673,620)
Interest income already			
subjected to final tax	(1,567,615)	(4,062,955)	(4,680,384)
Nontaxable dividend income	(125,071)	(110,495)	(177,809)
	₽7,891,624	₽11,378,153	₽7,571,364

The Group's net deferred income taxes as of December 31, 2018 and 2017 are as follows:

2018	2017
₽6,981,331	₽2,877,354
2,764,443	6,791,083
(6,938,927)	(8,807,927)
(3,715,408)	(3,301,445)
(281,893)	(576,090)
(1,190,454)	(3,017,025)
6,083,740	17,136,622
(162,911)	(321,119)
5,920,829	16,815,503
₽4,730,375	₽13,798,478
	₽6,981,331 2,764,443 (6,938,927) (3,715,408) (281,893) (1,190,454) 6,083,740 (162,911) 5,920,829

No deferred income tax assets were recognized for the following deductible temporary differences as it is not probable that sufficient taxable profits will be available to allow the benefit of the deferred income tax assets to be utilized:

	2018	2017
Allowance for impairment losses on due from		
related parties	₽ 150,796,579	₱163,426,811
Allowance for impairment losses on investment		
in an associate	94,830,129	94,830,129
Provision for legal obligation	5,000,000	5,000,000
	₽250,626,708	₽263,256,940



18. Equity

a. Common Stock

In accordance with SRC Rule 68, as Amended (2011), Annex 68-D, below is a summary of the Group's track record of registration of securities.

	Number of shares registered	Issue/offer price	Date of approval
Common shares	1,000,000,000	₽0.01]	December 8, 1982
Common shares	9,000,000,000	₽0.01	July 28, 1997

The details of the Group's capital stock (number of shares and amounts) are as follows:

	2018	2017
Common stock - ₱1 par value		_
Class A		
Authorized - 600 million shares		
Issued - 292,610,118 shares	₽ 292,610,118	₽292,610,118
Class B		
Authorized - 400 million shares		
Issued - 189,217,535 shares	189,217,535	189,217,535
	₽ 481,827,653	₽481,827,653

Class A and B common stockholders enjoy the same rights and privileges, except that Class A shares may be owned by, transferred to and subscribed only by Filipino citizens or corporations, partnerships and associations organized under the laws of the Philippines, of which 60% of the common stock outstanding is owned by citizens of the Philippines. Class B shares may be issued, transferred or sold to any person, corporation, partnership or association regardless of nationality.

In 1979, the registrant listed with the PSE (or its predecessor, Manila Stock Exchange) its common stock under its previous name, Ultrana Energy and Resource Corporation, where it offered 1,000,000,000 shares to the public at the issue price of \$\mathbb{P}0.01\$ per share.

On July 28, 1997, the SEC approved the increase in the Group's authorized capital stock from 10,000,000,000, divided into 6,000,000,000 Class A common shares with par value of ₱0.01 per share and 4,000,000,000 Class B common shares with par value of ₱0.01 per share to 1,000,000,000 common shares, divided into 600,000,000 Class A common shares with par value of ₱1 per share and 400,000,000 Class B common shares with par value of ₱1 per share.

On November 26, 2000, the BOD approved the issuance, out of the authorized common stock, of 192,413,090 shares at ₱1 par value which will be offered through a pre-emptive stock rights issue and detachable stock warrants, as follows: (a) 96,206,545 shares consisting of 58,377,278 Class A shares and 37,829,267 Class B shares, to be offered in two tranches, the First Tranche consisting of 48,103,272 shares of stock and the Second Tranche consisting of 48,103,273 shares of stock, to which each stockholder may subscribe on a pre-emptive rights basis, and (b) the balance of 96,206,545 shares to be offered through detachable stock warrants, which shall entitle each stockholder to subscribe to one share of stock for every one share of stock of the same class that such stockholder subscribe to out of this stock rights issue.



The Group's application to list additional 192,413,090 common shares with a par value of P1 per share through pre-emptive rights issue and detachable subscription warrants was approved by the PSE on February 27, 2002 and by the SEC on April 5, 2002.

The exercise periods and expiration dates of the Group's subscription warrants are as follows:

	Number	Exercise	Expiration
	of Shares	Periods	Dates
First Tranche:			
Class A common shares	29,188,639	June 4, 2002 to	
Class B common shares	18,914,633	June 3, 2007	June 3, 2007
	48,103,272		_
Second Tranche:			_
Class A common shares	29,188,639	May 9, 2003 to	
Class B common shares	18,914,634	May 8, 2008	May 8, 2008
	48,103,273		
	96,206,545		

Full payment of each subscription under the First Tranche was made within the offer period approved by the PSE and the SEC, and the full payment of each subscription under the second tranche shall be due and payable one year from the last day of the offer period. With the full subscription of the Pre-Emptive Rights Stock Offering, the Group's outstanding common stock increased to 481,032,728 common shares of stock, consisting of 291,886,391 Class A common shares and 189,146,337 Class B common shares, all with par value of ₱1 per share.

With the complete exercise of all Detachable Stock Warrants, the Group will have an outstanding common stock of 577,239,273 shares, consisting of 350,263,669 Class A common shares and 226,975,604 Class B common shares, all with par value of \$\mathbb{P}\$1 per share. However, as of December 31, 2007, 723,727 Class A common stock warrants and 71,198 Class B common stock warrants were exercised and 28,464,912 Class A common stock warrants and 18,843,435 Class B common stock warrants expired. As of December 31, 2008, 29,188,639 Class A common stock warrants and 18,914,634 Class B common stock warrants expired due to non-exercise of stock warrants before expiration date. After the expiration of the said warrants, the Group's outstanding common stock amounted to \$\mathbb{P}\$481,827,653 with additional paid-in capital of \$\mathbb{P}\$144,759,977. There have been no movements since 2008.

The Parent Company has 474 and 483 stockholders as of December 31, 2018, 2017 and 2016, respectively.

b. Treasury Shares

The Group's treasury shares pertains to shares of the Parent Company acquired or held by its subsidiaries. For consolidation purposes, the costs of these shares are presented under the "Treasury shares" account in the equity section of the consolidated statements of financial position.

In 2017, PIEI purchased 239,560 additional shares of the Parent Company with a total cost of ₱1.3 million. These are composed of 159,260 Class A shares and 80,300 Class B shares, costing ₱0.9 million and ₱0.4 million, respectively.



In 2018, PIEI purchased 168,000 additional shares of the Parent Company with a total cost of ₱0.8 million. These are composed of 126,000 Class A shares and 42,000 Class B shares, costing ₱0.6 million and ₱0.2 million, respectively.

As of December 31, 2018 and 2017, the Group's treasury shares are as follows:

	Shares		Amount		
	2018	2017	2018	2017	
Balance at beginning of year	97,874,387	97,634,827	₽100,946,956	₽99,669,477	
Additions	168,000	239,560	830,320	1,277,479	
Balance at end of year	98,042,387	97,874,387	₽101,777,276	₱100,946,956	

c. Retained Earnings

Retained earnings is restricted to the extent of the acquisition price of the treasury shares amounting to ₱101.8 million and ₱100.9 million as of December 31, 2018 and 2017, respectively. The balance of retained earnings includes the accumulated equity in net earnings of the subsidiaries and associates amounting to ₱1,045.8 million and ₱918.7 million as at December 31, 2018 and 2017, respectively. Such amounts are not available for distribution until such time that the Parent Company receives the dividends from the subsidiaries and associates. The balance of retained earnings also includes net cumulative unrealized gains on financial assets at FVTPL amounting to ₱29.8 million and ₱44.0 million as at December 31, 2018 and 2017, respectively.

Following are the dividends declared and paid by the Parent Company in 2018, 2017 and 2016:

<u>2018</u>

Declaration date	Record date	Payment date	Description	Dividend per share	Total amount
July 26, 2018	Aug. 15, 2018	Sept. 5, 2018	Regular	₽0.10	₽48,182,765
July 26, 2018	Sept. 14, 2018	Oct. 5, 2018	Regular	0.10	48,182,766
					₽96,365,531
2017					
Declaration date	Record date	Payment date	Description	Dividend per share	Total amount
July 31, 2017	Aug. 22, 2017	Sept. 15, 2017	Regular	₽0.10	₽48,182,765
July 31, 2017	Sept. 21, 2017	Oct.17, 2017	Regular	0.10	48,182,766
					₽96,365,531
<u>2016</u>					
Declaration date	Record date	Payment date	Description	Dividend per share	Total amount
July 28, 2016	Aug. 22, 2016	Sept. 16, 2016	Regular	₽0.10	₽48,182,765
July 28, 2016	Sept. 21, 2016	Oct. 17, 2016	Regular	0.10	48,182,766
-					₱96,365,531

The dividends attributable to treasury shares amounted to ₱19.6 million in 2018 and 2017, and ₱19.5 million in 2016.



19. Related Party Transactions

Parties are considered to be related if one party has the ability to control, directly or indirectly, the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence.

A summary of outstanding balances and transactions with related parties, net of allowance for impairment loss and presented under "Due from related parties" account, are as follows:

		Transactions	Outstanding		
		during the year	balances	Terms	Conditions
Associates: BPO					
Rent Income	2018 2017	₽1,385,721 1,281,098	₽143,886 18,338	On demand; noninterest- bearing	Unsecured; Unimpaired
Payroll services expense	2018 2017	123,543 110,630	- -	On demand; noninterest- bearing	Unsecured; Unimpaired
Dividends	2018 2017	12,250,000 10,499,923	15,749,974 13,154,914	On demand; noninterest- bearing	Unsecured; Unimpaired
PTC					
Dividends (see Note 11)	2018 2017	32,496,750 30,813,750	- -	On demand; noninterest- bearing	Unsecured; Unimpaired
MUDC				8	
Advances	2018 2017	(1,956,805) 53,600	-	On demand; noninterest- bearing	Unsecured; Unimpaired
Under common control Other related parties				ocuring.	
Advances	2018 2017	7,310 1,175	360,406 287,417	On demand; noninterest- bearing	Unsecured; Unimpaired
	2018	₽44,306,519	₽16,254,266		
	2017	42,760,176	13,460,669		

The related party transactions are settled in cash.

Movement in the allowance for impairment losses on due from related parties are as follows:

	2018	2017
Receivables from related party	₽189,098,556	₱189,103,279
Dividends receivable	15,815,652	13,154,914
	204,914,208	202,258,193
Allowance for:		
Expected credit losses	188,797,524	_
Impairment losses	_	188,797,524
Recovery of allowance for impairment losses	(137,582)	
	188,659,942	188,797,524
	₽16,254,266	₽13,460,669



Allowance for impairment loss is mainly attributable to advances to MUDC, among others.

Compensation of the key management personnel are as follows:

	2018	2017	2016
Salaries and wages	₽8,493,141	₽7,721,038	₽7,675,079
Other benefits	1,466,732	1,326,840	1,331,840
	₽9,959,873	₽9,047,878	₽9,006,919

20. Earnings per Share

The following table presents information necessary to compute the basic/dilutive EPS:

	2018	2017	2016
Net income attributable to equity			
holders of the parent	₽12,088,289	₽77,729,401	₽133,940,563
Weighted average number of ordinary shares			
outstanding for basic and diluted EPS	384,033,808	384,060,813	384,192,826
Basic and diluted earnings per share	₽0.03	₽0.20	₽0.35

The Group has no potential dilutive instruments issued as of December 31, 2018, 2017 and 2016.

21. Segment Information

The primary purpose of the Group is to invest in real and personal properties. The Group operates mainly in one reportable business segment which is investing and one reportable geographical segment which is the Philippines.

22. Commitments and Contingencies

- a. The Group leases a portion of its condominium spaces. The Group recognized rental income amounting to ₱23.2 million, ₱20.8 million and ₱14.0 million in 2018, 2017 and 2016, respectively. Future minimum rental income of ₱13.5 million from existing rental agreements will be recognized in 2019 and 2020. The lease agreements have terms of one to two years and can be renewed upon the written agreement of the Group and the lessees. Deposit payable made by the tenants amounting to ₱7.0 million and ₱5.4 million as of December 31, 2018 and 2017, respectively, will be returned to the lessees after the lease term (see Note 15).
- b. As of December 31, 2018 and 2017, the Group recognized provision for legal obligation amounting to \$\mathbb{P}\$5.0 million, for claims arising from lawsuit filed by a third party, which is awaiting decision by the courts. Probable cost has been estimated in consultation with the Group's legal counsel. Management and its legal counsels believe that the Group has substantial legal and factual bases for its position and is of the opinion that losses arising from these legal actions, if any, will not have material adverse impact on the Group's financial position and results of operations.



23. Financial Risk Management Objectives and Policies

Risk Management Structure

The BOD is mainly responsible for the overall risk management approach and for the approval of risk strategies and principles of the Group. It has also the overall responsibility for the development of risk strategies, principles, frameworks, policies and limits. It establishes a forum of discussion of the Group's approach to risk issues in order to make relevant decisions.

Financial Risk Management Objectives and Policies

The principal financial instruments of the Group consist of cash and cash equivalents and investments in equity and debt securities. The main purpose of these financial instruments is to place excess cash in income-earning investments. The Group has various other financial assets and liabilities such as receivables, due from related parties, accounts payable and accrued expenses and dividends payable which arise directly from its operations.

The main risks arising from the Group's financial instruments are credit risk, liquidity risk and market risk (i.e., interest rate risk, foreign currency risk and equity price risk). The Group's management reviews and approves policies for managing each of these risks and they are summarized below. The Group also monitors the market price risk arising from all financial instruments.

The magnitudes of these risks that have arisen over the year are discussed below.

Credit Risk

Credit risk is the risk of loss that may arise on outstanding financial instruments should a counterparty default on its obligation.

The Group is exposed to credit risk primarily because of its investing and operating activities. The Group is exposed to credit risk arising from the counterparties (i.e., foreign currency denominated debt instruments, short-term investments, fixed income deposit and receivables) to its financial assets.

Credit risk management

In managing credit risk on these investments, capital preservation is paramount. The Group trades only with recognized and creditworthy third parties. For investments in bonds, funds are invested in highly recommended, creditworthy debt instruments that provides satisfactory interest yield and capital appreciation. Investments in equity securities represent investments in companies with good dividend track record, as well as capital appreciation. The investment portfolio mix between debt and equity is reviewed regularly by the Group's President and Treasurer.

With respect to credit risk arising from other financial assets of the Group, which consist of cash and cash equivalents, receivables and due from related parties, the Group's President and Treasurer monitor these financial assets on an ongoing basis with the result that the Group's exposure to impairment losses is not significant.

Credit risk exposures

At reporting date, the Group's maximum exposure to credit risk is equal to the carrying amount of cash and cash equivalents, receivables, due from related parties, financial assets at FVPL and FVOCI financial assets recognized in the consolidated statements of financial position. The Group's financial assets are not covered by collateral from counterparties.

Credit risk concentration profile

The Group has no significant concentrations of credit risk.



Credit quality

As of December 31, 2018 and 2017, the credit qualities per class of financial assets are as follows:

	Neither past due nor impaired		Past due but	Individually	2018
	High Grade	Standard Grade	not impaired	impaired	Total
Financial assets at amortized cost:					
Cash and cash equivalents*	₽571,361,707	₽_	₽_	₽_	₽ 571,361,707
Receivables	7,282,381	_	_	961,368	8,243,749
Due from related parties	16,254,266	_	_	188,659,942	204,914,208
Financial assets at FVTPL	205,897,512	_	_	_	205,897,512
Financial assets at FVOCI	429,872,404	_	_	1,472,240	431,344,644
	₽1,230,668,270	₽-	₽-	₽191,093,550	₽1,421,761,820

^{*}Excluding cash on hand

	Neither past due nor impaired		Past due but	Individually	2017
	High Grade	Standard Grade	not impaired	impaired	Total
Loans and receivables					
Cash and cash equivalents*	₽753,556,434	₽–	₽–	₽_	₽753,556,434
Receivables	7,283,965	_	_	961,368	8,245,333
Due from related parties	13,460,669	_	_	188,797,524	202,258,193
Financial assets at FVPL	152,717,699	_	_	_	152,717,699
AFS financial assets	521,351,608	_	_	3,127,676	524,479,284
	₽1,448,370,375	₽_	₽–	₽192,886,568	₽1,641,256,943

^{*}Excluding cash on hand

High grade financial assets

High grade receivables pertain to due from related parties and customers with good payment history. These receivables are considered to be of good quality and expected to be collectible without incurring any credit losses. Other high grade financial assets reflect the investment grade quality of the investments and/or counterparty and realizability is thus assured.

Standard grade financial assets

Receivables from customers who settle their obligations with tolerable delays are classified under standard grade. Other standard grade financial assets are considered moderately realizable. There are no standard grade financial assets as of December 31, 2018 and 2017.

Impairment assessment

The main considerations for impairment assessment include whether any payments are overdue or if there are any known difficulties in the cash flows of the counterparties. The Group determines allowance for each significant receivable on an individual basis. Among the items that the Group considers in assessing impairment is the inability to collect from the counterparty based on the contractual terms of the receivables. Receivables included in the specific assessment are nonmoving accounts receivable, accounts of defaulted companies and accounts from closed companies.

In 2017, allowances are assessed for receivables that are not individually significant and for individually significant receivables where there is no objective evidence yet of individual impairment. Impairment losses are estimated by taking into consideration the aging profile of the receivables, past collection experience and other factors that may affect collectability.

In 2018, the Group applies a general approach in calculating ECL. The Group tracks changes in credit risk and recognizes a loss allowance based on either a 12-month or lifetime ECL at each reporting date.



The Group has the following financial assets that are subject to the expected credit loss model:

- Cash and Cash equivalents. As of December 31, 2018, the ECL relating to the cash and cash equivalents of the Group is minimal as these are deposited in reputable banks which have good bank standing, and is considered to have low credit risk.
- Receivables. As of December 31, 2018, the ECL relating to receivables of the Group is minimal as these mainly pertain to interest and dividends receivables and have low credit risk.
- Due from Related Parties. The ECL for amounts due from related parties as of December 31, 2018 pertain to the accounts of defaulted companies and accounts from closed companies.
- Debt Instruments measured at Fair Value through Other Comprehensive Income. The Group recognized allowance relating to one debt instrument due to the sudden drop of its fair value in 2015. No other impairment loss was recognized. The probability of default and loss given default of each debt instrument were obtained from Bloomberg.

The table below shows the financial assets per stage of allocation and by credit risk rating grades as at December 31, 2018:

	Stage 1	Stage 2	Stage 3	
	12-month ECL	Lifetime ECL	Lifetime ECL	Total
High grade	₽587,177,359	₽-	₽-	₽587,177,359
Standard grade	257,253,521	8,716,568	_	265,970,089
Default	_	_	192,225,653	192,225,653
Gross carrying amount	844,430,880	8,716,568	192,225,653	1,045,373,101
Loss allowance	(2,769,111)	(1,095,573)	(190,753,413)	(194,618,097)
Carrying amount	₽841,661,769	₽7,620,995	₽1,472,240	₽850,755,004

Liquidity Risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting financial obligations due to shortage of funds.

The Group's approach to managing liquidity risk is to ensure that it will always have sufficient liquidity to meet its liabilities when they are due and this is done by primarily investing in highly liquid investments and maintaining a significant amount of cash and cash equivalents and preterminable investments in its portfolio.



The following table summarizes the maturity profile of the Group's financial liabilities as of December 31, 2018 and 2017 based on contractual undiscounted cash flows. The table also analyzes the maturity profile of the Group's financial assets in order to provide a complete view of the Group's contractual commitments. The analysis into relevant maturity groupings is based on the remaining period at the end of the reporting period to the contractual maturity dates.

				2018
	On demand	Within 1 year	More than 1 year	Total
Financial Assets:				
Loans and receivables				
Cash and cash equivalents	₽57,082,264	₽514,288,762	₽_	₽571,371,026
Receivables	_	7,282,381	_	7,282,381
Due from related parties	504,292	15,749,974	_	16,254,266
Financial assets at FVTPL	205,897,512	_	_	205,897,512
Financial assets at FVOCI	_	6,945,819	422,926,585	429,872,404
Total financial assets	263,484,068	544,266,936	422,926,585	1,230,677,589
Financial Liabilities:				
Accounts payable and accrued	_	8,962,296	_	8,962,296
expenses*				
Dividends payable	_	4,626,812	_	4,626,812
Total financial liabilities	_	13,589,108	_	13,589,108
Net financial assets	₽263,484,068	₽530,677,828	₽422,926,585	₽1,217,088,481
*Excluding statutory payables				
				2017
	On demand	Within 1 year	More than 1 year	Total
Financial Assets:				_
Loans and receivables				
Cash and cash equivalents	₱33,551,881	₽720,013,553	₽_	₽753,565,434
Receivables	_	7,283,965	_	7,283,965
Due from related parties	305,755	13,154,914	_	13,460,669
Financial assets at FVTPL	152,717,699	_	_	152,717,699
AFS financial assets	-	40,784,002	480,567,606	521,351,608
Total financial assets	186,575,335	781,236,434	480,567,606	1,448,379,375
Financial Liabilities:				

Total financial liabilities

Net financial assets

expenses*
Dividends payable

Accounts payable and accrued

Market Risks

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.

₱186,575,335

9,864,728

6,636,554

₽480,567,606

16,501,282

₽764,735,152

The Group's activities expose it primarily to the financial risks of changes in interest rates, foreign currency exchange rates and equity prices. There has been no change in the Group's exposure to market risks or the manner in which it manages and measures the risk.

a. Interest rate risk

Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the fair value of a financial instrument will fluctuate due to changes in market interest rates.



9,864,728

6,636,554

16,501,282

₱1,431,878,093

^{*}Excluding statutory payables

The Group derives majority of its revenue from interest-bearing placements and bonds. Accordingly, the Group is subject to financial risk arising from changes in interest rates. The Group manages interest rate risk by investing mainly on fixed coupon bonds and other investments. By doing so, the Group is assured of future interest revenues from such investments.

Since the Group invests on fixed coupon interest bonds and other investments, the Group is not exposed significantly to cash flow interest rate risk.

The following table demonstrates management's best estimate of the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's income before income tax due to changes in fair values of FVOCI financial assets in debt securities (see Note 9):

	2018	2017
Change in interest rate (percentage)		_
+10%	₽ 26,085,344	₽31,960,667
-10%	(26,085,344)	(31,960,667)

There is no other impact on equity other than those already affecting the income before income tax in profit or loss.

b. Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of the Group's financial instruments will fluctuate because of changes in foreign currencies.

In the normal course of business, the Group enters into transactions denominated in US dollar and other foreign currencies. As a result, the Group is subject to transaction and translation exposures resulting from currency exchange rate fluctuations. The Group regularly monitors outstanding financial assets and liabilities in foreign currencies and maintains them at a level responsive to the current exchange rates so as to minimize the risks related to these foreign-currency-denominated assets.

Information on the Group's foreign-currency-denominated monetary assets and their Philippine peso equivalent as of December 31 are as follows:

			2018			2017	
		Exchange	Original	Peso	Exchange	Original	Peso
	Currency	Rate	Currency	Equivalent	Rate	Currency	Equivalent
Cash	USD	₽52.58	6,854,661	₽360,418,090	₽49.93	5,487,520	₽273,991,874
	EUR	60.31	560	33,774	59.61	1,120	66,763
	TRY	9.96	_	_	13.17	27,750	365,468
	HKD	6.7344	5,184	34,911	_	_	_
	SGD	38.4706	2,234,821	85,974,921	_	_	-
Receivables	USD	52.58	62,472	3,284,780	49.93	90,509	4,519,114
	TRY	13.17	_	_	13.17	6,708	88,344
	BRL	15.07	_	_	_	_	
	SGD	38.4706	608,701	23,417,088			

(Forward)



			2018			2017	
		Exchange	Original	Peso	Exchange	Original	Peso
-	Currency	Rate	Currency	Equivalent	Rate	Currency	Equivalent
Financial assets at FVTPL	USD	₽52.58	2,507,863	₽131,863,453	₽49.93	1,477,221	₽73,757,645
	HKD	6.7344	5,564,312	37,472,303	6.39	4,091,327	26,143,580
	EUR	60.3110	199,190	12,013,351	59.61	272,168	16,223,934
	CNY	7.6773	293,020	2,249,602	_	, –	
Financial assets at	SGD JPY	38.4706 0.445	8,766,000 146,500	337,233,280 65,193	_ _	- -	_ _
FVOCI	USD	52.58	4,807,350	281,326,122	_	_	_
	NTD	1.7137	61,443,047	105,294,950	_	_	_
AEG C : 1	HKD	6.7344	353,884	2,383,193	_	_	_
AFS financial assets	USD	_	_	_	49.93	8,412,114	420,016,852
	TRY	_	_	_	13.17	278,951	3,673,785
	NTD	_	_	-	1.68	31,075,200	52,206,336
	HKD	_	_	_	6.39	3,414,528	21,818,834

The Group has no foreign-currency-denominated monetary liabilities as of December 31, 2018 and 2017.

The following table demonstrates the sensitivity to a reasonably possible change in the foreign currencies exchange rates based on past foreign currencies exchange rates and macroeconomic forecasts for 2018, with all other variables held constant, of the Group's 2018 and 2017 income before income tax.

The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for the following percentage change in foreign currency rates:

<u>2018</u>

		Effect on income before tax		
Original Currency	Percentage	Strengthened	Weakened	
US dollar	5%	₽38,844,622	(P 38,844,622)	
Hong Kong dollar (HKD)	5%	1,994,520	(1,994,520)	
Taiwan dollar	5%	5,264,747	(5,264,747)	
E.M.U. euro (EUR)	5%	602,356	(602,356)	
Turkish lira (TRY)	5%			
Singapore Dollar	5%	22,331,264	(22,331,264)	
Brazilian Real	5%	-		
Chinese Yuan	5%	112,480	(112,480)	
Japanese Yen	5%	3,260	(3,260)	



2017

		Effect on income before tax		
Original Currency	Percentage	Strengthened	Weakened	
US dollar	5%	38,614,274	(38,614,274)	
Hong Kong dollar (HKD)	5%	2,398,121	(2,398,121)	
Taiwan dollar	5%	2,610,317	(2,610,317)	
E.M.U. euro (EUR)	5%	814,535	(814,535)	
Turkish lira (TRY)	5%	206,380	(206,380)	

There is no other impact on the Group's equity other than those already affecting the consolidated statements of income.

c. Equity price risk

Equity price risk is the risk that the fair values of equities decrease as a result of changes in the levels of the equity indices and the values of individual stocks. The equity price risk exposure arises from the Group's financial assets at FVTPL and investments in AFS equity securities. For investments in Philippine equities, majority of funds are invested in equities listed in the PSE.

The Group measures the sensitivity of its equity securities by using PSE, NYSE and HKEx indices fluctuations and its effect to respective share prices.

The following table demonstrates the sensitivity to a reasonably possible change in the equity price based on past price performance and macroeconomic forecast for 2018 and 2017, with all other variables held constant, of the Group's income before income tax and equity:

Effect on income before income tax:

	2018	2017
Financial assets at FVTPL:		
Change in stock market index (%)		
+10%	₽ 20,589,751	₽15,271,770
-10%	(20,589,751)	(15,271,770)

There is no other impact on the Group's equity other than those already affecting the income before income tax.

Effect on equity:

	2018	2017
Investment in equity securities (AFS):		
Change in club share prices (%)		
+10%	₽20,141,988	₽10,242,330
-10%	(20,141,988)	(10,242,330)

24. Fair Value of Financial Instruments

The Group has determined that the carrying amounts of cash and cash equivalents, receivables, due from related parties, accounts payable and accrued expenses and dividends payable, based on their notional amounts, reasonably approximate their fair values because these are short-term in nature.



Fair values of financial assets at FVTPL and quoted financial assets at FVOCI are based on price quotations as at December 31, 2018.

As of December 31, 2017, unquoted equity securities classified as AFS financial assets are measured at cost. As of December 31, 2018, financial assets at FVOCI are valued using the adjusted net asset value method. The underlying assets under this investment are carried at fair value.

The following tables show the Group's fair value measurement hierarchy of its financial assets at FVTPL and FVOCI.

_	2018				
	Carrying Value	Level 1	Level 2	Level 3	Total Fair Value
Financial assets at FVTPL	₽205,897,512	₽205,897,512	₽_	₽_	₽205,897,512
Financial assets at FVOCI					
Quoted debt securities	260,853,437	260,853,437	_	_	260,853,437
Quoted equity securities	132,605,290	132,605,290	_	_	132,605,290
Unquoted equity securities	36,413,677	_	36,413,677	_	36,413,677
	₽635,769,916	₽599,356,239	₽36,413,677	₽–	₽635,769,916

	2017				
_	Carrying Value	Level 1	Level 2	Level 3	Total Fair Value
Financial assets at FVTPL	₽152,717,699	₽152,717,699	₽-	₽–	₽152,717,699
Financial assets at FVOCI					
Quoted debt securities	319,606,666	319,606,666	_	_	319,606,666
Quoted equity securities	155,414,557	155,414,557	_	_	155,414,557
Unquoted equity securities	46,330,385	_	46,330,385	_	46,330,385
	₽674,069,307	₽627,738,922	₽46,330,385	₽–	₽674,069,307

As of December 31, 2018 and 2017, there were no transfers between Level 1 and Level 2 fair value measurements. Also, there were no transfers into and out of Level 3 fair value measurements.

25. Capital Management

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value.

The Group manages its capital structure, which pertains to its equity, and makes adjustment to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The total core capital considered by the Group as of December 31, 2018 and 2017 are as follows:

	2018	2017
Common stock	₽ 481,827,653	₱481,827,653
Additional paid-in capital	144,759,977	144,759,977
Retained earnings	1,230,524,692	1,297,004,791
Treasury shares	(101,777,276)	(100,946,956)
Total core capital	₽1,755,335,046	₽1,822,645,465



26. Changes in Liabilities Arising from Financing Activities

The following shows the changes in the Group's liabilities arising from its financing activities in 2018 and 2017:

	As at January 1,		Dividend	As at December 31,
	2018	Cash flows	declaration	2018
Dividends payable				_
(Note 18)	₽6,636,554	(P 78,050,892)	₽76,553,359	₽5,139,021
	As at			As at
	January 1,		Dividend	December 31,
	2017	Cash flows	declaration	2017
Dividends payable				
(Note 18)	₽6,006,566	(P 76,188,717)	₽76,818,705	₽6,636,554





SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 891 0307 Fax: (632) 819 0872 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 ON SUPPLEMENTARY SCHEDULES

The Board of Directors and Stockholders F & J Prince Holdings Corporation 5th Floor, Citibank Center 8741 Paseo de Roxas Makati City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of F & J Prince Holdings Corporation (the Parent Company) and its subsidiaries included in this Form 17-A and have issued our report thereon dated April 10, 2019. Our audits were made for the purpose of forming an opinion on the basic 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 Parent Company's management. These schedules are presented for purposes of complying with Securities Regulation Code Rule 68, As Amended (2011), and are not part of the basic financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, fairly state, in all material respects, the information required to be set forth therein in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

Leovina Mac V. Chu

Leovina Mae V. Chu

Partner

CPA Certificate No. 99910

SEC Accreditation No. 1712-A (Group A),

October 18, 2018, valid until October 17, 2021

Tax Identification No. 209-316-911

BIR Accreditation No. 08-001998-96-2018,

February 2, 2018, valid until February 1, 2021

PTR No. 7332629, January 3, 2019, Makati City

April 10, 2019



F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES INDEX TO THE CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

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Financial Soundness Indicator

Schedule of Retained Earnings Available for Dividend Declaration

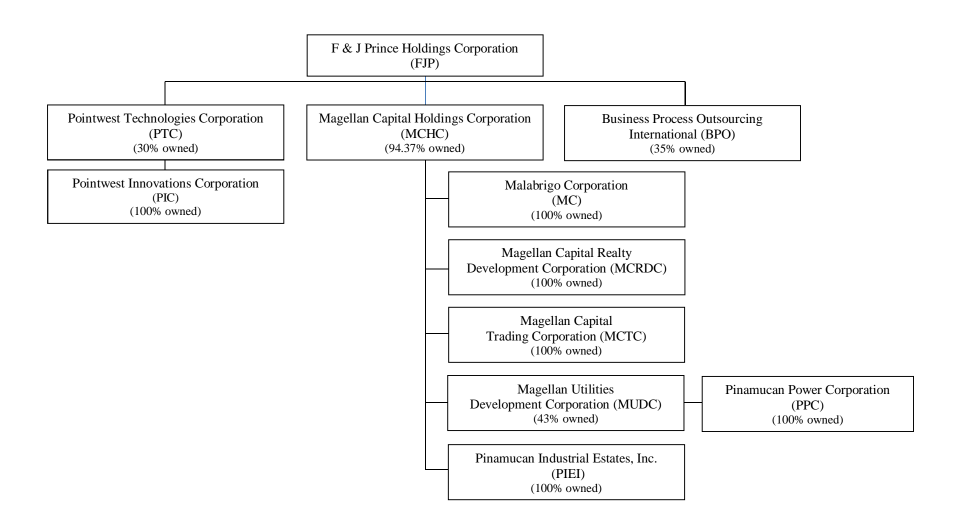
Tabular Schedule of Effective Standards and Interpretations under PFRS

Supplementary Schedules Required by Securities Regulation Code (SRC) Rule 68, Part II, Annex 68-E:

- A. Financial Assets
- B. Amounts Receivable from Directors, Officers, Employees, Related Parties, and Principal Stockholders
- 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
- G. Guarantees of Securities of Other Issuers
- H. Capital Stock

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES

CONGLOMERATE MAP December 31, 2018



F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES

FINANCIAL COUNDNESS INDICATOR	ID SUDSIDIARIE	3
FINANCIAL SOUNDNESS INDICATOR		
December 31, 2018	2010	2017
LOUIDITY ANALYCIC DATEO.	2018	2017
LIQUIDITY ANALYSIS RATIO:		
Current assets	P841,403,225	₽986,430,699
Current liabilities	22,153,885	30,515,287
Current Ratio	37.98	32.33
Current assets less prepayments and other current assets	₽807,751,004	₽967,811,769
Current liabilities	22,153,885	30,515,287
Quick Ratio	36.46	31.72
Total assets	P1,957,361,337	₽2,065,671,349
Total liabilities	39,811,989	56,388,977
Solvency Ratio	49.17	36.63
FINANCIAL LEVERAGE RATIO:		
Total liabilities	P39,811,989	₽56,388,977
Total assets	1,957,361,337	2,065,671,349
Debt Ratio	0.02	0.03
Total liabilities	P39,811,989	₽56,388,977
Total equity	1,917,549,348	2,009,282,372
Debt-to-Equity Ratio	0.02	0.03
Interest Coverage	N/A	N/A
interest coverage	14/1	14/11
Total assets	P1,957,361,337	₽2,065,671,349
Total equity	1,917,549,348	2,009,282,372
Asset to Equity Ratio	1.02	1.03
PROFITABILITY RATIO:		
Gross Profit Margin	N/A	N/A
Net income	P13,085,877	₽79,399,773
Revenues and income	78,334,312	130,827,840
Net Profit Margin	0.17	0.61
Net income	P13,085,877	₽79,399,773
Total assets	1,957,361,337	2,065,671,349
Return on Assets	0.01	0.04
A	D42 007 05-	DEC 200 555
Net income	P13,085,877	₽79,399,773
Total equity	1,917,549,348	2,009,282,372
Return on Equity	0.01	0.04
Current share price	P4.62	₽4.52
Earnings per share	0.04	0.20
Price/Earnings Ratio	115.5	22.6

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES

SCHEDULE OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION

December 31, 2018

Unappropriated retained earnings, beginning		₽286,085,531
Net income during the year closed to retained earnings	₽60,452,173	
Less: Non-actual/unrealized income net of tax		
Fair value gain on financial assets at FVPL	(1,034,911)	
Net unrealized foreign exchange gains other than cash	and	
cash equivalents	_	
Net income actual/realized	61,487,084	
Less: Dividend declaration	96,365,531	(34,878,447)
Unappropriated retained earnings, as adjusted, ending		251,207,084
Less capital stock		626,587,630
Excess of capital stock retained earnings available for divid	dend	
declaration		(P 375,380,546)

F&J PRINCE HOLDINGS CORPORATION

SCHEDULE OF ALL EFFECTIVE STANDARDS AND INTERPRETATIONS DECEMBER 31, 2018

The table below presents the list of Philippine Financial Reporting Standards (PFRSs) [which consist of PFRSs, Philippine Accounting Standards (PAS) and Philippine Interpretations] and Philippine Interpretations Committee (PIC) Q&As effective as of December 31, 2018:

AND INTE	E FINANCIAL REPORTING STANDARDS RPRETATIONS of December 31, 2018	Adopted	Not Adopted	Not Applicable
Philippine F	inancial Reporting Standards			
PFRS 1	First-time Adoption of Philippine Financial Reporting Standards			✓
PFRS 2	Share-based Payment			✓
	Amendments to PFRS 2, Classification and Measurement of Share-based Payment Transactions			√
PFRS 3	Business Combinations	✓		
PFRS 4	Insurance Contracts			✓
Amendments to PFRS 4, Applying PFRS 9 Financial Instruments with PFRS 4 Insurance Contracts				√
PFRS 5	Non-current Assets Held for Sale and Discontinued Operations			✓
PFRS 6	Exploration for and Evaluation of Mineral Resources			✓
PFRS 7	Financial Instruments: Disclosures	✓		
PFRS 8	Operating Segments	✓		
PFRS 9	Financial Instruments	✓		
PFRS 10	Consolidated Financial Statements	✓		
PFRS 11	Joint Arrangements			✓
PFRS 12	Disclosure of Interests in Other Entities	✓		
PFRS 13	Fair Value Measurement	✓		
PFRS 14	Regulatory Deferral Accounts			✓
PFRS 15	Revenue from Contracts with Customers	✓		
Philippine A	accounting Standards			
PAS 1	Presentation of Financial Statements	✓		
PAS 2	Inventories			✓
PAS 7	Statement of Cash Flows	✓		

AND INTI	NE FINANCIAL REPORTING STANDARDS ERPRETATIONS s of December 31, 2018	Adopted	Not Adopted	Not Applicable
PAS 8	Accounting Policies, Changes in Accounting Estimates and Errors	✓		
PAS 10	Events after the Reporting Period	✓		
PAS 12	Income Taxes	✓		
PAS 16	Property, Plant and Equipment	✓		
PAS 17	Leases	✓		
PAS 19	Employee Benefits	✓		
PAS 20	Accounting for Government Grants and Disclosure of Government Assistance			√
PAS 21	The Effects of Changes in Foreign Exchange Rates	✓		
PAS 23	Borrowing Costs			✓
PAS 24	Related Party Disclosures	✓		
PAS 26	Accounting and Reporting by Retirement Benefit Plans			√
PAS 27	Separate Financial Statements	✓		
PAS 28	Investments in Associates and Joint Ventures	✓		
	Amendments to PAS 28, Measuring an Associate or Joint Venture at Fair Value (Part of Annual Improvements to PFRSs 2014 - 2016 Cycle)	~		
PAS 29	Financial Reporting in Hyperinflationary Economies			√
PAS 32	Financial Instruments: Presentation	✓		
PAS 33	Earnings per Share	✓		
PAS 34	Interim Financial Reporting			✓
PAS 36	Impairment of Assets	✓		
PAS 37	Provisions, Contingent Liabilities and Contingent Assets	✓		
PAS 38	Intangible Assets			✓
PAS 39	Financial Instruments: Recognition and Measurement	✓		
PAS 40	Investment Property	✓		
	Amendments to PAS 40, Transfers of Investment Property	✓		
PAS 41	Agriculture			✓
Philippine	Interpretations			

AND INTER	FINANCIAL REPORTING STANDARDS PRETATIONS f December 31, 2018	Adopted	Not Adopted	Not Applicable
Philippine Interpretation IFRIC-1	Changes in Existing Decommissioning, Restoration and Similar Liabilities			~
Philippine Interpretation IFRIC-2	Members' Shares in Co-operative Entities and Similar Instruments			✓
Philippine Interpretation IFRIC-4	Determining whether an Arrangement contains a Lease			~
Philippine Interpretation IFRIC-5	Rights to Interests arising from Decommissioning, Restoration and Environmental Rehabilitation Funds			~
Philippine Interpretation IFRIC-6	Liabilities arising from Participating in a Specific Market—Waste Electrical and Electronic Equipment			~
Philippine Interpretation IFRIC-7	Applying the Restatement Approach under PAS 29 Financial Reporting in Hyperinflationary Economies			~
Philippine Interpretation IFRIC-10	Interim Financial Reporting and Impairment			~
Philippine Interpretation IFRIC-12	Service Concession Arrangements			~
Philippine Interpretation IFRIC-14	PAS 19—The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction			~
Philippine Interpretation IFRIC-16	Hedges of a Net Investment in a Foreign Operation			~
Philippine Interpretation IFRIC-17	Distributions of Non-cash Assets to Owners			~
Philippine Interpretation IFRIC-19	Extinguishing Financial Liabilities with Equity Instruments			~
Philippine Interpretation IFRIC-20	Stripping Costs in the Production Phase of a Surface Mine			✓
Philippine Interpretation IFRIC-21	Levies			~

AND INTER	FINANCIAL REPORTING STANDARDS PRETATIONS f December 31, 2018	Adopted	Not Adopted	Not Applicable
Philippine Interpretation IFRIC-22	Foreign Currency Transactions and Advance Consideration			~
Philippine Interpretation SIC-7	Introduction of the Euro			~
Philippine Interpretation SIC-10	Government Assistance—No Specific Relation to Operating Activities			~
Philippine Interpretation SIC-15	Operating Leases—Incentives			~
Philippine Interpretation SIC-25	Income Taxes—Changes in the Tax Status of an Entity or its Shareholders			~
Philippine Interpretation SIC-27	Evaluating the Substance of Transactions Involving the Legal Form of a Lease			~
Philippine Interpretation SIC-29	Service Concession Arrangements: Disclosures			~
Philippine Interpretation SIC-32	Intangible Assets—Web Site Costs			✓

Note: Standards and interpretations tagged as "Not Applicable" are those standards and interpretations which were adopted but the entity has no significant covered transaction as at and for the years ended December 31, 2018 and 2017.

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE A -FINANCIAL ASSETS FOR THE YEAR ENDED DECEMBER 31, 2018

Name of Issuing Entity and Association of Each Issue	No. of Shares or Principal Amount of Bonds & Notes	Amount Shown in Statement of Financial Position	Value Based on Market Quotations at Balance Sheet Date	Income Received and Accrued
Financial Asset at FVPL:			-	
Berkshire Hathaway	3,250 shares	₱34,891,299	₱34,891,299	₽_
Oriental Petroleum B	1,260,888,642 shares	15,130,664	15,130,664	_
Amazon.com	250 shares	19,959,443	19,959,443	-
The TJX Companies	4,002 shares	16,138,623	16,138,623	79,636
China Construction Bank	162,000 shares	7,225,785	7,225,785	132,792
Goldman Sachs Group	1,045 shares	5,314,011	5,314,011	1,672
Industrial and Commercial Bank of China	180,000 shares	6,776,153	6,776,153	46,967
CitiGroup Inc.	1,820 shares	4,981,913	4,981,913	2,102
Kion Group	1,485 shares	3,970,276	3,970,276	1,029
Ayala Land	144,000 shares	5,846,400	5,846,400	72,576
Wells Fargo & Co.	2,000 shares	4,845,773	4,845,773	2,460
Anheuser-Busch Inbev SA	1,000 shares	3,479,945	3,479,945	1,960
China Mobile Limited	10,000 shares	5,074,370	5,074,370	30,672
HSBC Holdings	1,786 shares	3,860,553	3,860,553	4,554
Ctrip.com International	2,020 shares	2,874,086	2,874,086	-
Sanofi	1,000 shares	4,563,130	4,563,130	2,121
Ayala Corporation	4,078 shares	3,670,200	3,670,200	28,220
Meralco	10,154 shares	4,086,520	4,086,520	134,509
Dongfeng Motor Group	50,000 shares	2,390,712	2,390,712	18,779
Bank of China	105,000 shares	8,179,079	8,179,079	134,794
Philex Mining Corporation	335,323 shares	1,036,148	1,036,148	25,149
San Miguel Corporation A	12,240 shares	1,799,280	1,799,280	17,136
San Miguel Corporation B	12,464 shares	1,832,208	1,832,208	17,450
Calata Corporation	560,000 shares	-	_	_
Singapore Telecommunications Limited	50,000 shares	2,701,203	2,701,203	5,350
Softbank Group Corporation	1,200 shares	5,635,943	5,635,943	44,880
Microsoft Corporation	816 shares	3,864,735	3,864,735	1,053
General Motors	1,729 shares	11,846,037	11,846,037	1,971
International Business Machines Corp.	600 shares	6,892,712	6,892,712	2,795
Others	131,557 shares	7,030,311	7,030,311	27,801
TOTAL		₽205,897,512	₽205,897,512	₽838,428

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE A –FINANCIAL ASSETS FOR THE YEAR ENDED DECEMBER 31, 2018

Name of Issuing Entity and Association of Each Issue	No. of Shares or Principal Amount of Bonds & Notes	Amount Shown in Statement of Financial Position	Value Based on Market Quotations at Balance Sheet Date	Income Received and Accrued
Financial Assets at FVOCI:				
Aslan Pharmaceutical	2,433,388	₱105,294,950	₽105,294,950	₽-
Theta Capital PTE Ltd.	\$ 975,000	34,988,705	34,988,705	3,747,516
Petrobas GBL Finance	\$ 850,000	35,658,003	35,658,003	2,065,715
Country Garden Holding	\$710,000	35,793,835	35,793,835	2,413,683
Investment in Oriente	\$800,000	30,397,800	30,397,800	
ABJA Investment Co.	\$400,000	22,044,334	22,044,334	1,331,697
Greenko Investment Co.	\$400,000	18,435,698	18,435,698	1,097,068
ESKOM Holdings	\$400,000	19,507,180	19,507,180	1,364,793
Shui on Development	\$350,000	-	-	3,880
CK Hutchison Holdings LTD.	20,520 shares	10,412,608	10,412,608	60,329
Electobras	\$200,000	10,563,322	10,563,322	634,635
RP bonds	₽8,000,000	8,357,205	8,357,205	520,000
Emirates NBD Tier 1	\$200,000	10,496,650	10,496,650	-
Central China Real Estate	\$200,000	•	-	2,275
VM Holdings	\$200,000	10,193,264	10,193,264	581,572
Orazul Energy Egenor	\$200,000	9,337,998	9,337,998	605,077
Cheung Kong Property Holdings	20,520 shares	7,842,276	7,842,276	35,910
PBCE Reg	\$100,000	5,534,045	5,534,045	
Bank of East Asia	\$100,000	5,430,778	5,430,778	_
CEMEX Finance LLC	\$200,000	10,450,275	10,450,275	655,838
Venezuela GLB	\$100,000	1,472,240	1,472,240	1,125
Europ Invest BK	TRY 300,000	-	-	906
Marfrig Holdings Europe B	\$300,000	-	-	2,145
FPC Finance	\$200,000	11,151,069	11,151,069	472,934
PLDT - preferred	400 shares	4,000	4,000	-
Ayala Corporation - preferred shares	2,110 shares	9,767	9,767	-
Ayala Land - preferred shares	14,400 shares	2,110	2,110	-
Toyota	1,290 shares	9,368,891	9,368,891	3,819
Others		17,125,401	17,125,401	1,388,891
TOTAL		₽429,872,404	₽429,872,404	₽16,989,808

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE B - AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, EMPLOYEES, RELATED PARTIES AND PRINCIPAL STOCKHOLDERS (OTHER THAN AFFILIATES) FOR THE YEAR ENDED DECEMBER 31, 2018

Name and Designation	Beginning Balance	Additions	Amounts Collected	Amounts Written Off	Current	Non- current	Ending Balance
Pointwest Technologies Corporation (PTC)	₽_	₱32,496,750	₽32,496,750	₽_	₽∟	₽₋	₽₋
Business Process Outsourcing, International (BPO)	13,173,252	13,635,721	10,915,113	_	₽ 15,893,860	_	15,893,860
Other related parties	287,417	72,989	-	_	360,406	_	360,406
	₽13,460,669	₱46,205,460	₱43,411,863	₽	₽16,254,266	₽	₱16,254,266

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE C - AMOUNTS RECEIVABLE FROM RELATED PARTIES WHICH ARE ELIMINATED DURING THE CONSOLIDATION OF FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2018

Name and Designation	Beginning Balance	Additions	Amounts Collected	Amounts Written Off	Current	Non- Current	Ending Balance
Magellan Capital Holdings							
Corporation	₽_	₽8,599,095	₽_	₽_	₽8,599,095	₽_	₽ 8,599,095
	₽	₽8,599,095	₽_	₽_	₽8,599,095	₽_	₽8,599,095

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE D- INTANGIBLE ASSETS-OTHER ASSETS FOR THE YEAR ENDED DECEMBER 31, 2018

Description	Beginning Balance	Additions at Cost	Charged to Cost and Expenses	Charged to Other Accounts	Other Changes Additions (Deductions)	Ending Balance
		I	NOT APPLICA			

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE E- LONG-TERM DEBT FOR THE YEAR ENDED DECEMBER 31, 2018

Title of Issue and Type of Obligation	Amount Authorized by Indenture	Amount Shown as Current	Amount Shown as Long-Term
	NOT A		

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE F- INDEBTEDNESS TO RELATED PARTIES (LONG-TERM LOANS FROM RELATED COMPANIES) FOR THE YEAR ENDED DECEMBER 31, 2018

Name of Related Party	Balance at Beginning of period	Balance at end of period
	NOT APPLICABLE	1

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE G GUARANTEES OF SECURITIES OF OTHER ISSUERS FOR THE YEAR ENDED DECEMBER 31, 2018

Name of Issuing Entity of Securities Guaranteed by the Company for which this Statement is FILED	Title of Issue of Each Class of Securities Guaranteed	Total Amount Guaranteed and Outstanding	Amount C the Comp which this is FII	oany for Statement	Nature of Guarantee
		NOT APPLICABLE			

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES SCHEDULE H- CAPITAL STOCK FOR THE YEAR ENDED DECEMBER 31, 2018

	Number of	Number of Number of Shares		Number of Shares Held By						
Title of Issue	Shares Authorized	Shares Issued and Outstanding	Reserved for Options, Warrants, Conversion and other Rights	Related Parties	Directors Officers and Employees	Others				
Common Stock P 1 par value	Common Stock P 1 par value									
Class "A"	600,000,000	292,610,118	_	137,867,799	40,290,895	114,451,424				
Class "B"	400,000,000	189,217,535	_	177,649,649	180,392	11,387,494				
No. of Shares Outstanding		481,827,653	_	315,517,448	40,471,287	125,838,918				

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARY CONSOLIDATED BALANCE SHEET AS OF DECEMBER 31, 2018 AND DECEMBER 31, 2017 WITH VERTICAL PERCENTAGE ANALYSIS

EXHIBIT "4"

		VERTICAL PERCENTAGE		VERTICAL PERCENTAGE
	AUDITED	ANALYSIS	AUDITED	ANALYSIS
	DEC. 31,2018	DEC. 31,2018	DEC. 31,2017	DEC. 31, 2017
ASSETS				
Current Assets				
Cash and cash equivalents	571,371,026	29.19%	753,565,434	36.49%
Financial assets at fair value thru profit or loss	205,897,512	10.52%	152,717,699	7.39%
Due from related parties	16,254,266	0.83%	13,460,669	0.65%
Receivables-net	7,282,381	0.37%	7,283,965	0.35%
Current portion of available for sale (AFS) investments	-	0.00%	40,784,002	1.97%
Current portion of financial assets through FVOCI	6,945,819	0.35%		
Prepayment and other current assets	33,652,221	1.72%	18,618,930	0.90%
Total Current Assets	841,403,225	43.00%	986,430,699	47.75%
Noncurrent Assets				
Receivables from related parties-net	-	0.00%	-	0.00%
Investments in associates	283,463,312	14.47%	320,213,481	15.50%
Financial assets at FVOCI -net of current portion	422,926,585	21.61%	-	-
Available-for-sale (AFS) investments-net of current portion		0.00%	480,567,606	23.27%
Property and Equipment-net	8,927,081	0.46%	10,957,118	0.53%
Investment properties	399,897,554	20.42%	228,932,135	11.08%
Fixed income deposits				
Other Noncurrent Assets	743,580	0.04%	38,570,310	1.87%
Total Non-Current Assets	1,115,958,112	57.00%	1,079,240,650	52.25%
TOTAL ASSETS	1,957,361,337	100.00%	2,065,671,349	100.00%

		VERTICAL		VERTICAL
		PERCENTAGE		PERCENTAGE
	AUDITED	ANALYSIS	AUDITED	ANALYSIS
	DEC. 31,2018	DEC. 31,2018	DEC. 31,2017	DEC. 31, 2017
LIABILITIES & STOCKHOLDERS' EQUITY				
Current Liabilities				
Accounts Payable and accrued expenses	10,112,238	0.52%	11,003,597	0.54%
Dividends payable	5,139,021	0.26%	6,636,554	0.32%
Income Tax Payable	1,902,626	0.10%	7,875,136	0.38%
Provision for legal obligation	5,000,000	0.26%	5,000,000	0.24%
Total Current Liabilities	22,153,885	1.13%	30,515,287	1.48%
Non-Current Liabilities				
Deferred income tax liabilities-net	4,730,375	0.24%	13,798,478	0.67%
Payable to related parties	-	-	-	-
Retirement benefit obligation	12,927,729	0.67%	12,075,212	0.58%
Total Non-Current Liabilities	17,658,104	0.90%	25,873,690	1.25%
Noncurrent Liabilities				
Stockholders' Equity				
Capital stock	481,827,653	24.62%	481,827,653	23.33%
Additional paid in capital	144,759,977	7.40%	144,759,977	7.01%
Treasury shares	(101,777,276)	-5.20%	(100,946,956)	-4.89%
Net unrealized gains on financial assets at FVOCI	17,432,186	0.89%		
Unrealized gains on changes in fair value of AFS investments	0	0.00%	63,066,458	3.05%
Actuarial loss on retirement benefit obligation	(416,121)	-0.02%	(792,683)	-0.04%
Accumulated share in other comprehensive income of assoc.	72,344,371	3.70%	50,375,587	2.44%
Retained earnings	1,230,524,692	62.86%	1,297,004,791	62.80%
Total Equity Attributable to Stockholders of the Company	1,844,695,482	94.25%	1,935,294,827	93.70%
Minority Interests	72,853,866	3.72%	73,987,545	3.57%
Total Stockholders' Equity	1,917,549,348	97.97%	2,009,282,372	97.27%
TOTAL LIABILITIES & STOCKHOLDERS' EQUITY	1,957,361,337	100.00%	2,065,671,349	100.00%

EXHIBIT "5" Schedule 1

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARY BREAKDOWN OF RECEIVABLES AS OF DECEMBER 31, 2018, 2017 AND 2016

	2018	2017	2016
Receivables:			
Receivable from Related Parties:			
Business Process Outsourcing, International	₱ 15,893,860	₱13,173,252	₱21,158,753
Magellan Utilities Development Corporation	_	_	
Pointwest Technologies Corporation			-
Others	360,406	287,417	286,242
Total Receivables from Related Parties	P16,254,266	P 13,460,669	P21,444,995
Interest Receivable	7,447,413	6,656,595	7,626,291
Receivable from Philippine Depositary Insurance			
Corporation (PDIC)	-	500,000	500,000
Others	(165,033)	127,370	90,536
Total Receivables from Third Parties	₽7,282,380	₽7,283,965	₽8,216,827

EXHIBIT "5" Schedule 2

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARY BREAKDOWN OF ACCOUNTS PAYABLE AND ACCRUED EXPENSES AS OF DECEMBER 31, 2018, 2017 AND 2016

	2018	2017	2016
Accounts payable	₱445,706	₱3,122,197	₱1,451,973
Deposit payable	7,041,272	5,420,699	1,507,524
Government payable	1,149,942	1,138,869	860,433
Accrued expenses	-		
Professional fees (legal and audit fees)	1,126,214	579,264	531,962
Other operating expenses	349,104	742,568	331,576
Total Accounts Payable and Accrued Expenses	₽10,112,238	₽11,003,597	₽4,683,468

F & J Prince Holdings Corporation

2019 First Quarter Unaudited Financial Report



SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

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

1.	For the quarterly period ended	March 2019
2.	SEC Identification Number 43370 3. BIR	Tax Identification No. 000-829-097
4.	F & J Prince Holdings	Corporation
	Exact name of registrant as specified in its charter Philippines	
5.	Province, country or other jurisdiction of incorporation	or organization
6.	Industry Classification Code:	(SEC Use Only)
7.	5th Floor, Citibank Center Building 8741 Paseo de Roxas, Makati City	1226
	Address of principal office	Postal Code
8.	(632) 892-7133	
	Registrant's telephone number, including area code	
9.	Former name, former address and former fiscal year, if	changed since last report
10.	Securities registered pursuant to Sections 4 and 8 of the	e RSA
	TITLE OF CLASS	NUMBER OF SHARES OF COMMON STOCK OUTSTANDING AND AMOUNT OF DEBT OUTSTANDING
	Class "A" Common	292,610,118 Shares
	Class "B" Common	189,217,535 Shares

	If ye	[/] No [] es, state the name of such Stock Exchange and class/es of securities listed rein:
	Ph	ilippine Stock Exchange Common Shares, Class "A" and "B"
12.	Indic	rate by check mark whether the registrant:
	(a)	has filed all reports required to be filed by Section 17 of the Securities Regulation Code (SRC) and RSA Rule 17(2)-(b) thereunder and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding 12 months (or for such shorter period the registrant was required to file such reports)
		Yes [✓] No []
	(b)	has been subject to such filing requirements for the past 90 days.
		Yes [✓] No []

11. Are any or all of the securities listed on the Philippine Stock Exchange?

PART I FINANCIAL INFORMATION

ITEM I. FINANCIAL STATEMENTS

The following financial statements, presented in a comparative format, are submitted:

- (1) Unaudited Interim Balance Sheet as of 31 March 2019 and Audited Balance Sheet as of 31 December 2018 as Annex "A";
- (2) Unaudited Interim Statement of Income and Retained Earnings for the nine (9) month period ending 31 March 2019 and the three (3) month period ending 31 March 2018 as Annex "B";
- (3) Unaudited Interim Statement of Changes in Stockholders' Equity for the three (3) months period ending 31 March 2019 and 31 March 2018 and Audited Statement of Changes in Stockholders' Equity for the year ending 31 December 2017 as Annex "C":
- (4) Unaudited Interim Consolidated Cash Flow Statement for the three (3) month period ending 31 March 2019 and the three (3) month period ending 31 March 2018 as Annex "D":
- (5) Interim Cash Flow for the quarterly periods ending 30 June 2018 and 30 September 2018 Audited Cash Flow Statement for the year ended 31 December 2018 as Annex "E"; and
- (6) Consolidated Balance Sheet as of 31 March 2019 and 31 December 2018 with vertical and horizontal percentage analysis as Annex "F".

ITEM 2. MANAGEMENTS DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

(1) Management's Discussion and Analysis

The Registrant's consolidated revenue in 2018 decreased to P62.8 million from P130.8 million in 2017. Equity in net earnings of associates decreased from P40.9 million in 2017 to a loss of P14.0 million in 2018 as Pointwest experienced operating losses due to loss of two major accounts. Interest income decreased from P37.4 million in 2017 to P33.1 million in 2018 as interest levels have stabilized. A net foreign exchange gain of P31.6 million was recorded in 2018 versus P7.8 million in 2017 as the Peso continued to decline against foreign currencies which benefitted the foreign exchange denominated bonds and other securities hold by the Registrant and its subsidiary. Rent increased from \$\text{P20.8}\$ million in 2017 to \$\text{P23.2}\$ million in 2018 due to escalation of rental rates and the leasing out of additional condominium units acquired in 2016 and 2017. Loss on disposal of AFS, HTM and FVPL Financial Assets of P1.3 million was recorded in 2018 against a gain of P3.8 million in 2017. Dividend income increased from P2.4 million in 2017 to P3.7 million in 2018. value loss on Financial Assets at FVPL was P14.2 million in 2018 compared to a gain of P17.4 million in 2017.

Total consolidated expenses of the Registrant slightly increased to P41.9 million in 2018 compared to P40.1 million in 2017 due to higher taxes and licenses related to the acquisition of additional investment property and higher other expenses.

As a result of the above, total consolidated income before tax in 2018 totaled P21.0 million compared to P90.8 million in 2017. After provision for income tax, total consolidated net income after tax totaled P16.4 million in 2018 compared to P79.4 million in 2017.

Net income attributable to non-controlling interest, namely minority shareholders of Magellan Capital Holdings Corporation, totaled P1.0 million in 2018 compared to P1.7 million in 2017.

The Registrant's financial position is very strong as it has substantial cash resources available to undertake its planned projects. As of December 31, 2018, the Registrant's consolidated cash and cash equivalent totaled over \$\mathbb{P}571.4\$ million which was lower than the level

of P753.6 million as of December 31, 2017 due to additional investment in properties and additional investment in financial assets. The Registrant and its subsidiary is planning to undertake development of MCHC's land in Fort Bonifacio into an office building as well as to acquire income producing properties as well as additional land for development. The Registrant and its subsidiary are debt free with total consolidated liabilities of P39.8 million at year-end 2018 compared to P56.4 million at year-end 2017. Total equity amounted to P1.9 billion as of the end of 2018 compared to P2.0 billion at year-end 2017.

The Registrant and its subsidiary and affiliates are substantially debt free except for MUDC which has loans and advances from its principal shareholders. The Registrant and its subsidiaries have more than enough cash resources to meet any expected requirements in the next twelve months. Consolidated cash and cash equivalents at the end of 2018 totaled P571.4 million compared to P753.6 million at the end of 2017 while total current assets totaled P841.8 million at year-end 2018 compared to \$\mathbb{P}986.4\$ billion at year-end 2017. Other than the normal fluctuation of the Peso exchange rate as well as the effect of the normal market fluctuations on the value of stock and bond holdings owned by the Registrant and its subsidiary, the Registrant is not aware of any trends, demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in its liquidity increasing or decreasing in any material way. Likewise, the Registrant does not know of any trends, events or uncertainties that have or that are reasonably expected to have a material favorable or unfavorable impact on the revenues or income from continuing operations.

(a) Operating Results and Financial Condition for the First Quarter of 2019

- (i) There are no known trends, demands, events or uncertainties that would have a material effect on the Issuer's liquidity.
- (ii) There are no known or anticipated events that would trigger direct or contingent financial obligation that is material to the Company including any default or acceleration of any obligation.
- (iii) There are no material off-balance sheet transaction, arrangements, obligations (including contingent obligations) and other relationship of the Company with unconsolidated entities or other persons created during first quarter of 2019 or in prior periods.

- (iv) There are no material commitments for capital expenditures, by the Company or its majority owned subsidiary.
- (v) There are no trends, events, or uncertainties that have had or that are reasonably expected to have a material favorable impact on net revenues/income from continuing operations except for possible unrealized or realized foreign exchange gains from the dollar denominated investments of the Company and its majority owned subsidiary and unrealized gains on trading securities and equity in net earnings of associates. These are generally recognized in the year-end Audited Financial Statements except for realized foreign exchange gain which are reported in the period realized.
- (vi) The Company did not realize any non-operating income in the first quarter of 2019 or in the first quarter of 2018 aside from unrealized gain on trading securities, gain on disposal of AFS/HTM investments and net unrealized foreign exchange gains.

The following is a detailed discussion of the Registrant's operations and financial condition during the first quarter of 2019 and first quarter of 2018.

Operating Results

Breakdown of Revenue for the Three Month Periods Ending September 30, 2018 and September 30, 2017 with Vertical and Horizontal Percentage Analysis is shown below:

(2 000)	FIRST QUARTER	VERTICAL PERCENTAGE ANALYSIS	FIRST QUARTER	VERTICAL PERCENTAGE ANALYSIS	INCREASE (DECREASE) AMOUNT	INCREASE (DECREASE) PERCENTAGE	
	March 31, 2019	March 31, 2019	March 31, 2018	March 31, 30, 2018	March 31, 2019	March 31, 2019	
INTEREST INCOME							
From Banks	₽ 3,550	9.0%	P 2,217	10.5%	P 1,333	60.1%	
From Securities	4,109	10.4%	5,379	25.5%	(1,240)	(23.1%)	
TOTAL	7,659	19.4%	7,596	36.0%	63	0.8%	
Dividend Income	392	1.0%	197	0.9%	195	99.1%	
Rent Income	6,184	15.7%	5,777	27.4%	407	7.0%	
Unrealized Gain on							
Trading Securities	21,613	55.0%	7,051	33.5%	14,617	207.3%	
Gains on Disposal of Financial Assets	740	1.9%	_	-	740	_	
Net Unrealized FX							
Gain	2,763	7.0%	435	2.1%	2,328	535%	
Other Income	78	0.2%	-	_	78	_	
TOTAL	P 39,429	100%	P 21,056	100%	P 18,373	87.25%	

Revenues. Consolidated Revenues, during the 3 month period ended March 31, 2019, totaled P39.4 million compared to P21.1 million during the same 3 month period in 2018. The higher unrealized gain on trading securities, higher unrealized FX gain, higher rental income and higher dividend income accounted for the bulk of the increase.

Expenses. Consolidated General and Administrative Expenses in the first quarter of 2019 totaled P8.9 million compared to P11.6 million in the first quarter of 2018. Lower taxes and licenses accounted for most of the decrease.

Operating Income. As a result of the factors discussed above, consolidated operating income in first quarter 2019 totaled P30.5 million compared to P9.5 million net income in the same period of 2018.

Net Income. Net income totaled P30.5 million during the first quarter of 2019 compared to net income of P9.5 million in the first quarter of 2018. The net income in the first quarter of 2019 attributable to shareholders of the Company totaled P29.1 million while P1.4 million in net income was attributable to minority shareholders in the company's majority owned subsidiary Magellan Capital Holdings Corporation. In the first quarter of 2018, P9.0 million net income was attributable to shareholders of the company and P467,225 was attributable to minority shareholders in the Registrant's subsidiary.

BALANCE SHEET ACCOUNTS

Annex "F" shows the Vertical and Horizontal Percentage Analysis of Balance Sheet Account for March 31, 2019 compared to December 31, 2018.

ASSETS

Current Assets. Consolidated current assets as of March 31, 2019 totaled P914.0 million compared to P841.4 million as of December 31, 2018. Most of the increase was due to increase in cash and cash equivalents and increase in input tax.

Receivables from Related Parties. This account was nil at March 31, 2019, the same level as at year-end 2018.

Investments in Associates. This account which consists of investment in Pointwest Technologies Corporation and BPO International, Inc. remained unchanged from year-end 2018 to March 31, 2019 at P283.5 million.

Financial Assets at FVOCI - Net of Current Portion. This account which consists mostly of corporate bonds and listed equities totaled P391.7 million as of March 31, 2019 from P422.9 million at year-end 2018.

Property and Equipment. This account totaled P8.5 million as of March 31, 2019 compared to P8.9 million as of December 31, 2018 due to allowance for depreciation.

Investment in Property. This account totaled to P397.9 million as of March 31, 2019 from P399.9 million at year-end 2018 due to additional allowance for depreciation.

Other Non-Current Assets. This account totaled P0.7 million as of March 31, 2019, the same level as at year-end 2018.

Total Assets. As a result of the foregoing, total assets increased to P1,996.1 million as of March 31, 2019 from P1,957.4 million as of December 31, 2018.

LIABILITIES AND EQUITY

Current Liabilities. Current liabilities was at P23.9 million as of March 31, 2019 compared to P22.2 million at year-end 2018 due to higher deposit payable and higher accrued expenses.

Non-Current Liabilities. Non-current liabilities which consists mostly of retirement benefit obligation and deferred income tax liabilities was stable at P17.7 million as of March 31, 2019 the same level as at year-end 2018. The accrual of additional retirement benefit obligation is taken up at year-end based on actuarial studies commissioned at that time.

Stockholder's Equity. Total stockholders' equity increased to P1,954.5 million as of March 31, 2019 from P1,917.5 million at year-end 2018 due to the net income of P30.5 million generated in the first quarter of 2019. Total equity attributable to stockholders of the company totaled P1,880.2 million at March 31, 2019 from P1,844.7 million at December 31, 2018 due to the net income of P29.1 million attributable to stockholders of the company in the first quarter of 2019. Minority interest which represents the share of minority shareholders of Magellan Capital Holdings Corporation was P74.3 million at March 31, 2019 compared to P72.9 million at December 31, 2018 due to their share of net income generated in the first quarter of 2019 of P1.4 million.

Top Performance Indicators

The top five (5) performance indicators for the Registrant are as follows:

- 1) Change in revenue
- 2) Change in net income
- 3) Earnings per share
- 4) Current ratio
- 5) Book value per share

Change in Revenues. Consolidated revenues in the first quarter of 2019 and 2018 are shown in Annex "B" and presented below in summary form:

(P 000)	1st Quarter-2019	Percentage (%)	1st Quarter-2018	Percentage (%)
Interest Income	₽ 7,659	19.4%	₽ 7,595	36.0%
Lease Rental Income	6,184	15.7%	5,777	27.4%
Dividend Income	392	1.0%	197	0.9%
Unrealized Gain on trading securities	21,613	54.8%	7,051	33.5%
Gain on Disposal/Redemption of Financial Assets at FVOCI	740	1.9%	_	-
Net Unrealized FX Gain	2,763	7.0%	435	2.1%
Other Income	78	0.2%	-	_
TOTAL INCOME	P 39,429	100%	₽ 21,056	100%

Total revenue in the first quarter of 2019 was P39.4 million, 87% higher than the P21.1 million in the first quarter of 2018. Higher unrealized gain on trading securities, higher unrealized FX gain, and higher dividend and rental income accounted the bulk of the increase.

Change in Net Income. The income statement in the first quarter of 2019 and 2018 are shown in Annex "B" and summarized below:

(P 000)		1=1	Quarter 2019	Percentage (%)	1	t Quarter 2018	Percentage (%)
Revenues		₽	39,429	100%	₽	21,056	100%
Expenses			8,889	22.5%		11,550	54.9%
Net Income			30,540	77.5%		9,506	45.1%
Attributable to: - Minority Interest - Stockholders	of		1,434	3.6%		467	2.2%
Company			29,106	73.8%		9,039	42.9%

The Registrant realized a net income of P30.5 million in the first quarter of 2019 compared to P9.5 million in the first quarter of 2018 due to higher revenues and lower expenses. Net income of P29.1 million was attributable to stockholders of the company in the first quarter of 2019 compared to P9.0 million in the first quarter of 2018.

Earnings per Share. The net income per share attributable to shareholders of the Company during the first quarter of 2019 was P0.076 per share compared to net income per share of P0.0236 in the first quarter of 2018 due to the higher net income generated in the first quarter of 2019.

Current Ratio. Current ratio as of March 31, 2019 was 38.2 X compared to 38 X as of December 31, 2018.

Book Value Per Share. Book value per share as of March 31, 2019 was P4.88 per share compared to P4.81 as of December 31, 2018.

PART II

OTHER INFORMATION

The Board of Directors of the corporation during its meeting held on May 10, 2019, approved the resolution setting the date of the Annual Stockholders' Meeting on July 16, 2019. The Stockholders will be informed of the venue and time.

In this regard, the record date fixed for determining the list of stockholders entitled to vote at said meeting is May 29, 2019. Accordingly, the transfer books of the Corporation will be closed from June 1, 2019 until June 5, 2019 for the purpose of preparing said list.

SIGNATURES

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

Issuer	ince Holdings Corporation
Principal Executive Officer	RyCy
Signature and Title	ROBERT V COKENG President
17 May 2019	
Principal Financial/Account	ing Officer/Controller
Signature and Title	IARK RYAN K. COKENG, Treasurer
Date	

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARY CONSOLIDATED BALANCE SHEET AS OF MARCH 31, 2019 AND DECEMBER 31, 2018

ANNEX "A"
Page 1

		TINIA TIDICED		ALIDATED
ASSETS		UNAUDITED		AUDITED
ASSEIS		MARCH 31, 2019		DEC. 31,2018
Current Assets		2019		
Cash and cash equivalents	P	623,693,734	P	571,371,026
Financial assets at fair value through profit or loss	一门	227,510,553	•	205,897,512
Convertible note receivable		0		203,057,312
Receivables-net:	\dashv			
Advances to Officers & Employees		0		0
Interest Receivable		8,281,218		7,447,413
Dividends Receivable		14,065,659		15,749,974
Receivable from related parties	\dashv	163,347		504,292
Others	\dashv	975,521		796,336
Total Receivables	\dashv	23,485,745		24,498,015
Allowance for impairment losses		961,368		961,368
Total Receivables-Net		22,524,377		23,536,647
Current portion of HTM investments		22,524,577		23,330,047
Current portion of AFS financial assets		6,945,819		6,945,819
Prepaid expenses & other current assets:		0,545,615		0,545,615
Input Tax		32,384,393		32,984,333
Prepaid Income Tax	_	32,364,375		32,764,333
Others	\dashv	943,605		667,888
Total Prepaid expenses and other current assets		33,327,998		33,652,221
Total Current Assets	\neg	914,002,481	p	
Non-current Assets	— *	714,002,401	•	041,403,223
Receivables from related parties-net	\dashv			
Investments in associates		283,463,312		283,463,312
HTM investments-net of current portion		203,403,312		203,403,312
Financial assets at FVOCI-net of current portion	\dashv	391,653,870		422,926,585
Investment in property		397,701,256		399,897,554
Property and Equipment	\dashv	397,701,230		377,077,334
Building	\dashv	20,755,943		20,755,943
Building Improvements	\dashv	8,764,062		8,764,062
Transportation equipment	\dashv	10,263,079		10,263,079
Furniture and fixtures	\dashv	2,867,190		2,865,479
Total	\dashv	42,650,274		42,648,563
Less: Accumulated depreciation	\dashv	34,165,257		33,721,482
Net Book Value	\dashv	8,485,017		8,927,081
Total Property and Equipment	\dashv	8,485,017		8,927,081
Other non-current assets	\dashv	743,580		743,580
Total Non-Current Assets	\dashv	1,082,047,035		1,115,958,112
TOTAL ASSETS	-P	1,996,049,516	p	
IOTAL AGGETG	<u> </u>	1,770,047,510	r	1,75/,301,33/

LIABILITIES & STOCKHOLDERS' EQUITY		UNAUDITED MARCH 31, 2019		AUDITED DEC. 31, 2018
Current Liabilities				
Accounts Payable and accrued expenses	7			
Accounts payable-trade	1	0		
Accounts payable-others		513,656		445,703
Withholding taxes payable		212,121		429,765
SSS Premium Payable		10,686		12,511
HDMF Premium Payable	7	1,696		1,696
Philhealth Premium Payable	7	8,178		8,178
Deposit Payable	7	8,142,691		7,041,272
Output Vat Payable	7	876,779		682,873
Accrued expenses	7	2,487,757		1,490,240
	T	, , , , , ,		2,120,210
Total Accounts payable and accrued expenses	P	12,253,564	P	10,112,238
Dividends Payable		4,626,813		5,139,021
Income Tax Payable		2,022,625		1,902,626
Provision for legal obligation	7	5,000,000		5,000,000
Total Current Liabilities	P		P	
	1			
Non-Current Liabilities				
Deferred income tax liabilities-net	7	4,730,375		4,730,375
Payable to related parties	7	0		0
Retirement benefit obligation)		12,927,729		12,927,729
Total Non-Current Liabilities		17,658,104		17,658,104
	7			<u> </u>
Stockholders' Equity	7			
	T			
Capital stock		481,827,653		481,827,653
Additional paid in capital	7 :	144,759,977		144,759,977
Treasury shares	7	(101,777,276)		(101,777,276)
Unrealized gain on financial assets at FVOCI		23,830,570		17,432,186
Actuarial loss on retirement benefit obligation	1	(416,121)		(416,121)
Accumulated share in other comprehensive income of associates	П	72,344,371		72,344,371
Retained earnings	П	1,259,631,058		1,230,524,692
Total Equity Attributable to Stockholders of the Company	П	1,880,200,232		1,844,695,482
Minority Interest	П	74,288,178	Ì	72,853,866
Total Stockholders' Equity	П	1,954,488,410		1,917.549,348
TOTAL LIABILITIES & STOCKHOLDERS' EQUITY	P	1,996,049,516	P	

See accompanying Notes to Consolidated Financial Statements



F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARY CONSOLIDATED STATEMENTS OF INCOME FOR THE THREE MONTHS PERIOD ENDING MARCH 31, 2019 AND MARCH 31, 2018

	UNAUDITED MARCH 31, 2019		UNAUDITED MARCH 31, 2018
P	3,549,969	P	2,216,680
	4,108,811		5,378,840
	7,658,780		7,595,520
			7,050,750
			5,777,695
			0
			197,464
			434,547
			0
P		P	21,055,976
	0 2,826,232 2,640,076 341,770 688,492 0 1,571,842 65,468 0 754,915		0 2,826,903 2,609,023 786,794 788,052 0 3,453,241 85,716 133,232 866,683
			11,549,644
P	30,540,679	P	9,506,332
P		P	9,039,107 467,225
		_	
ľ	U.U76	ľ	0.0236
	P	P 3,549,969 4,108,811 7,658,780 21,613,040 6,184,437 740,418 391,966 2,762,593 78,240 P 39,429,474 0 2,826,232 2,640,076 341,770 688,492 0 1,571,842 65,468 0 754,915 8,888,795 P 30,540,679 P 29,106,367 1,434,312	P 3,549,969 P 4,108,811 7,658,780 21,613,040 6,184,437 740,418 391,966 2,762,593 78,240 P 39,429,474 P 0 2,826,232 2,640,076 341,770 688,492 0 1,571,842 65,468 0 754,915 8,888,795 P 30,540,679 P P 29,106,367 P 1,434,312

See accompanying Notes to Consolidated Financial Statements

Prepared by:

ARSENIO T. LIAO
Accountant

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARY CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE THREE MONTHS PERIOD ENDING MARCH 31, 2019 AND MARCH 31, 2018

NET INCOME		UNAUDITED MARCH 31, 2019	UNAUDITED MARCH 31, 2018
NET INCOME	P	30,540,679	P 9,506,332
OTHER COMPREHENSIVE INCOME(LOSS)			
Changes in fair value of AFS investments Amortization of unrealized losses on changes in fair value of AFS investments		-	721,989 -
Unrealized gains on financial assets at FVOCI Impairment loss on AFS investments Others		6,398,384	
		6,398,384	721,989
TOTAL COMPREHENSIVE INCOME(LOSS)	P	36,939,063	****
TOTAL COMPREHENSIVE INCOME(LOSS) ATTRIBUTABLE TO:			
STOCKHOLDERS OF THE COMPANY	P	35,092,110	P 9,716,905
MINORITY INTERESTS		1,846,953	511,416
	P	36,939,063	P 10,228,321

See accompanying Notes to Consolidated Financial Statements

Prepared by:

ARSENIO T. LIAO
Accountant

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARY CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY FOR THE THREE MONTHS ENDED MARCH 31, 2019 AND MARCH 31, 2018 AND THE YEAR ENDED DECEMBER 31, 2018

	UNAUDITED MARCH 31, 2019	UNAUDITED MARCH 31, 2018	AUDITED DEC. 31, 2018
CAPITAL STOCK			
Balance at beginning of year P	481,827,653 P	481,827,653 P	481,827,653
Issuance of additional shares of stock			
Subscription of additional shares of stock			
Balance at end of period	481,827,653	481,827,653	481,827,653
ADDITIONAL PAID-IN CAPITAL	144,759,977	144,759,977	144,759,977
Treasury Shares	(101,777,276)	(100,946,956)	(101,777,276)
Unrealized gain on financial assets at FVOCI	23,830,570		
Other Reserves		62,344,469	17,432,186
Actuarial loss on retirement benefit obligation	(416,121)	(792,683)	(416,121)
Share in other comprehensive income of associates SHARE IN REVALUATION INCREMENT ON LAND OWNED BY MCHC's SUBSIDIARIES	72,344,371	50,375,587	72,344,371
RETAINED EARNINGS			
Balance at beginning of period	1,230,524,692	1,297,004,791	1,297,004,791
Net Income	29,106,366	9,039,106	12,088,289
Dividends declared			(78,568,388)
Balance at end of period	1,259,631,058	1,306,043,897	1,230,524,692
	1,880,200,232	1,943,611,944	1,844,695,482
Minority Interests	74,288,178	74,454,770	72,853,866
TOTAL STOCKHOLDERS' EQUITY P	1,9 54,488,4 10 P	2,018,066,714 P	1,917,549,348

See accompanying Notes to Consolidated Financial Statements

Prepared by:

ARSENIO T. LIAO

Accountant

F & J PRINCE HOLDINGS CORPORATION CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE THREE MONTHS PERIOD ENDING MARCH 31, 2019 AND MARCH 31, 2018

		UNAUDITED IARCH 31, 2019	UNAUDITED MARCH 31, 2018	
CASH FLOWS FROM OPERATING ACTIVITIES				
Net Income	P	29,106,367 P	9,039,106	
Adjustments to reconcile net income to net cash			>,00>,100	
provided by operating activities:				
Minority Interest		1,434,312	467,225	
Depreciation and amortization		2,640,078	2,609,025	
Net unrealized gains on financial assets at FVOCI		6,398,384	, ,	
Amortization of unrealized loss/gain on FV of AFS inv.		, ,	(721,989)	
Changes in operating assets and liabilities:			, , ,	
Decrease (increase) in:				
Receivables		1,012,270	1,853,826	
Prepaid expenses and other current assets		324,223	(16,796,791)	
Increase (decrease) in accounts payable			, , , ,	
and accrued expenses		2,141,326	(41,903)	
Net cash provided by operating activities		43,056,960	(3,591,501)	
CASH FLOWS FROM INVESTING ACTIVITIES				
Acquisitions/disposals of property and equipment		(1,717)	0	
AFS/HTM investments and financial assets at FVPL		, , ,	(9,369,016)	
Financial assets at FVOCI and FVPL		9,659,674	, , ,	
Decrease (increase) in:				
Investment in property		0	(179,490,576)	
Other assets		0	37,104,676	
Net cash provided by (used in) investing activities		9,657,957	(151,754,916)	
CASH FLOWS FROM FINANCING ACTIVITIES				
Increase (decrease) in:				
Dividends payable		(512,208)	(2,562,844)	
Income tax payable		119,999	87,843	
Net cash provided by (used in) financing activities		(392,209)	(2,475,001)	
NET INCREASE (DECREASE) IN CASH AND				
CASH EQUIVALENTS	P	52,322,708 P	(157,821,418)	
CASH AND CASH EQUIVALENTS, BEGINNING		571,371,026	753,565,434	
CASH AND CASH EQUIVALENTS, ENDING	P	623,693,734 P	595,744,016	
Son announced Notes to Constituting 181			->-,- 11,010	

See accompanying Notes to Consolidated Financial Statements

Prepared by:

ARSENIO T. LIAO

Accountant

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARY CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE QUARTERS ENDING JUNE 30, 2018 AND SEPTEMBER 30, 2018

		UNAUDITED SEPTEMBER 30, 2018		UNAUDITED JUNE 30, 2018
CASH FLOWS FROM OPERATING ACTIVITIES		· · · · · · · · · · · · · · · · · · ·		, ii
Net income	P	27,896,683	P	14,597,471
Adjustments to reconcile net income to net				
cash provided by operating activities:				
Equity in net earnings in associate		7,676,875		
Minority interest		2,364,574		768,395
Depreciation and amortization		7,827,070		5,218,046
Unrealized loss/gain on changes in fair value of AFS/FVPL		(3,692,351)		(4,744,019)
Amortization of unrealized loss/gain on FV of AFS inv.				
Changes in operating assets and liabilities:				
Decrease (increase) in:				
Receivables		6,883,472		5,152,427
Prepaid expenses and other current assets		(16,374,671)		(16,667,679)
Increase (decrease) in:				
Accounts payable and accrued expenses		2,746,454		789,272
Net cash provided by operating activities		35,328,106		5,113,913
CASH FLOWS FROM INVESTING ACTIVITIES				
Acquisitions/disposals of property and equipment		(2,175)		
Investment in property		(179,490,572)		(179,490,572)
AFS/HTM/other investments and financial assets (FVPL)		(22,767,439)		101,248
Decrease (increase) in:		,		0
Receivables from related parties				
Other assets		37,104,676		37,104,675
Net cash provided by (used in) investing activities		(165,155,510)		(142,284,649)
CASH FLOWS FROM FINANCING ACTIVITIES				
Increase (decrease) in:				
Cash dividends declared and paid		(48,182,765)		
Deferred credits		(32,157)		(32,157)
Dividends payable		(2,569,774)		(2,562,844)
Income tax payable		(7,875,136)		(7,875,136)
Net cash provided by (used in) financing activities		(58,659,832)		(10,470,137)
NET INCREASE (DECREASE) IN CASH AND				
CASH EQUIVALENTS	P	(188,487,236)	P	(147,640,873)
CASH AND CASH EQUIVALENTS, BEGINNING		753,565,434		753,565,434
CASH AND CASH EQUIVALENTS, ENDING	P	565,078,198	P	605,924,561

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDING DECEMBER 31, 2018 CASH FLOWS FROM OPERATING ACTIVITIES		ANNEX "E" Page 2 Audited
Income (loss) before income tax from continuing operations	Р	20,977,501
Adjustments for:	•	20,5 / / ,0 0 1
Net unrealized foreign exchange losses (gains)		(11,117,119)
Fair value losses on financial assets at FVPL		14,162,960
Depreciation		10,557,370
Recovery of allowance of impairment losses		(137,582)
Gain on disposal of financial assets at FVOCI		1,339,289
Interest income		(33,083,309)
Dividend income		(3,718,041)
Equity in net losses (earnings) of associates		13,972,203
Operating loss before working capital changes		12,953,272
Decrease (increase) in:		
Receivables		359,300
Receivable from related parties		4,723
Prepaid expenses and other current assets		(15,033,291)
Increase (decrease) in accounts payable and accrued expense		(891,359)
Increase (decrease) in retirement benefit obligation		1,379,877
Proceeds from disposal of:		
Financial assets at FVOCI		53,624,191
Additions to:		W.IV
Financial assets at FVPL		(67,342,773)
Financial assets at FVOCI	Mh	(22,141,284)
Net cash flows used in operations		(37,087,344)
Dividends received		45,804,053
Interest received		32,725,593
Income taxes paid		(12,037,563)
Net cash flows from operating activities		29,404,739
CASH FLOWS FROM INVESTING ACTIVITIES		
Increase(decrease) in property and equipment		(2,177)
Increase(decrease) in investment in properties		(141,663,846)
Net cash flows from (used in) investing activities		(141,666,023)
CASH FLOWS FROM FINANCING ACTIVITIES		
Dividends paid		(78,050,892)
Dividends to non-controlling interest Acquisition of treasury shares	***************************************	(513,114)
Net cash flows from financing activities		(830,320)
		(79,394,326)
EFFECTS OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS		9,461,602
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		(182,194,408)
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR		753,565,434
CASH AND CASH EQUIVALENTS AT END OF YEAR	Р	571,371,026

"ANNEX F"

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	UNAUDITED3 MARCH 31, 2019	VERTICAL PERCENTAGE ANALYSIS MARCH 31, 2019	AUDITED DEC. 31,2018	VERTICAL PERCENTAGE ANALYSIS DEC. 31, 2018	INCREASE (DECREASE) AMOUNT MARCH 31, 2019	INCREASE (DECREASE) PERCENTAGE ANALYSIS MARCH 31, 2019
ASSETS						
Current Assets						
Cash and cash equivalents	623,693,73	4 31.25%	571,371,026	29.19%	52,322,708	9.16%
Financial assets at fair value through fair	227,510,55	3 11.40%	205,897,512	10.52%	21,613,041	10.50%
value thru profit or loss (FVPL)						
Short-term investments			-	-		•
Receivables :						
Advances to Officers & Employees		0.00%	0	0.00%	0	0.00%
Interest Receivable	8,281,21	0.42%	7,447,413	0.38%	833,805	11.20%
Dividends Receivable	14,065,65	0.70%	15,749,974	0.80%	(1,684,315)	-10.69%
Receivable from related parties	163,34	7 0.01%	504,292	0.03%	(340,945)	-67.61%
Others	975,52	0.05%	796,336	0.04%	179,185	22.50%
Total Receivables	23,485,74	5 1.18%	24,498,015	1.25%	(1,012,270)	-4.13%
Allowance for impairment losses	961,36	3 -0.05%	961,368	-0.05%	0	0.00%
Total Receivables-Net	22,524,37	7 1.13%	23,536,647	1.20%	(1,012,270)	-4.30%
Current portion of HTM investments		0.00%	0	0.00%		0.00%
Current portion of AFS investments	6,945,819	0.35%	6,945,819	0.35%	0	0.00%
Prepaid expenses & other current assets:						
Others	943,60	5 0.05%	667,888	0.03%	275,717	41.28%
Input Tax	32,384,39	3 1.62%	32,984,333	1.69%	(599,940)	-1.82%
Prepaid Income Tax		0.00%	0	0.00%	• • •	0.00%
Total Prepaid expenses & other current						
assets	33,327,99	3 1.67%	33,652,221	1.72%	(324,223)	-0.96%
Total Current Assets	914,002,48	1 45.80%	841,403,225	42.98%	72,599,256	8.63%
Non-current Assets						
Receivables from related parties		0.00%	0	0.00%	0	0.00%
Investments in associates	283,463,31		283,463,312	14.48%	0	0.00%
Financial assets at FVOCI	391,653,87		422,926,585	21.61%	(31,272,715)	-7.39%
Investment in properties	397,701,25	5 19.92%	399,897,554	20.43%	(2,196,298)	-0.55%
Property and Equipment						
Building	20,755,94		20,755,943	1.06%	0	0.00%
Building Improvements	8,764,06		8,764,062	0.45%	0	0.00%
Transportation equipment	10,263,07		10,263,079	0.52%	0	0.00%
Furniture and fixtures	2,867,19		2,865,479	0.15%	1,711	0.06%
Total Property and Equipment	42,650,27	4 2.13%	42,648,563	2.18%	1,711	0.00%
Less: accumulated depreciation	34,165,25		33,721,482	-1.72%	443,775	1.32%
Net Book Value	8,485,01		8,927,081	0.46%	(442,064)	-4.95%
Total Property and Equipment	8,485,01	7 0.42%	8,927,081	0.46%		-4.95%
Deferred income tax assets-net		0.00%	0	0.00%		0.00%
Other Assets – net	743,58		743,580	0.04%		0.00%
Total Non-Current Assets	1,082,047,03		1,115,958,112	57.02%		-3.04%
TOTAL ASSETS	1,996,049,51		1,957,361,337	100.00%		1.98%

Page 2

	UNAUDITED MARCH 31, 2019	VERTICAL PERCENTAGE ANALYSIS MARCH 31, 2019	AUDITED DEC. 31,2018	VERTICAL PERCENTAGE ANALYSIS DEC. 31, 2018	INCREASE (DECREASE) AMOUNT MARCH 31, 2019	INCREASE (DECREASE) PERCENTAGE ANALYSIS MARCH 31, 2019
LIABILITIES & STOCKHOLDERS' EQUITY						
Current Liabilities						
Accounts Payable and accrued expenses						
Accounts payable-trade	0	*****	0	0.00%	0	0.00%
Accounts payable-others	513,656	0.02%	445,703	0.02%	67.953	15.25%
Withholding taxes payable	212,121	0.01%	429,765	0.02%	(217,644)	-50.64%
SSS Premium Payable	10,686	0.00%	12,511	0.00%	(1,825)	-14.59%
HDMF Premium Payable	1,696	0.00%	1,696	0.00%	Ú	0.00%
Philhealth Premium Payable	8,178	0.00%	8,178	0.00%	0	0.00%
Deposit Payable	8,142,691	0.41%	7,041,272	0.37%	1,101,419	15.64%
Output Vat Payable	876,779	0.04%	682,873	0.03%	193,906	28.40%
Accrued expenses	2,487,757	0.12%	1,490,240	0.08%	997,517	66.94%
Total Accounts payable & accrued						
expenses	12,253,564	0.60%	10,112,238	0.52%	2,141,326	21.18%
Dividends Payable	4,626,813		5,139,021	0.25%	(512,208)	-9.97%
Income Tax Payable	2,022,625		1,902,626	0.10%	119,999	6.31%
Provision for legal obligation	5,000,000		5,000,000	0.26%	0	0.00%
Total Current Liabilities	23,903,002		22,153,885	1.13%	1,749,117	7.90%
Non-Current Liabilities					1,1.10,111	1.0070
Deferred tax liabilities-net	4,730,375	0.24%	4,730,375	0.24%	0	0.00%
Payable to related parties	,,,,,,,,,		0	0.00%	ŏ	0.00%
Retirement benefit obligation	12,927,729		12,927,729	0.66%	ŏ	0.00%
Total Non-Current Liabilities	17,658,104		17,658,104	0.90%	0	0.00%
Stockholders' Equity	,,	0.0070	11,000,104	0.0070		0.0070
Capital stock	481,827,653	24.14%	481,827,653	24.61%	0	0.00%
Additional paid in capital	144,759,977		144,759,977	7.40%	0	0.00%
Unrealized gain on fin. assets at FVOCI	23,830,570		17,432,186	0.89%	6,398,384	36.70%
Actuarial loss on retirement obligation	(416,121)		(416,121)	-0.02%	0,330,304	0.00%
Accumulated share in OCI of associates	72,344,371		72,344,371	3.70%	0)	0.00%
Treasury shares	(101,777,276)		(101,777,276)	-5.20%	0)	0.00%
Retained earnings	1,259,631,058		1,230,524,692	62.87%	29,106,366	2.37%
Total Equity Attributable to Stock-	.,,,	00.1170	1,200,024,002	04.01 /0	23,100,300	2.51 /0
holders of the Company	1,880,200,232		1,844,695,482	94.25%	35,504,750	1.92%
Minority Interest	74,288,178	3.72%	72,853,866	3.72%	1,434,312	1.97%
Total Stockholders' Equity	1,954,488,410		1,917,549,348	97.97%	36,939,062	1.93%
TOTAL LIABILITIES & STOCKHOLDERS' EQUITY	1,996,049,516	100.00%	1,957,361,337	100.00%	38,688,179	1.98%

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

F & J Prince Holdings Corporation (the Parent Company) was registered with the Philippine Securities and Exchange Commission (SEC) on February 18, 1971. Its primary purpose is to purchase, subscribe for or otherwise acquire and own, hold, use, sell, assign, transfer, mortgage, pledge, exchange, or otherwise dispose of real and personal property of every kind and description, including, but not limited to, land, building, condominium units, shares of stock, bonds, debentures, notes, evidence of indebtedness and other securities, contracts or obligations of any corporation and associations, domestic or foreign. The term for which the Parent Company is to exist is 50 years from and after the date of incorporation.

The Parent Company's shares of stock are listed in and traded through the Philippine Stock Exchange (PSE). The principal activities of its subsidiaries are described in Note 2.

The registered office address of the Parent Company is 5th Floor, Citibank Center, 8741 Paseo de Roxas, Makati City.

2. Basis of Preparation, Statement of Compliance and Basis of Consolidation

Basis of Preparation

The interim condensed consolidated financial statements have been prepared under the historical cost basis, except for financial assets at FVTPL and certain ASS financial assets that have been measured at fair value in 2017 and financial assets at FVTPL and certain investments in debt and equity securities that have been measured at fair value in 2018. The interim condensed consolidated financial statements are presented in Philippine peso, which is the Group's functional currency, and rounded off to the nearest peso, except when otherwise indicated.

The interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual consolidated financial statements as at December 31, 2018.

Statement of Compliance

The interim condensed consolidated financial statements of the Group have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs).

Basis of Consolidation

The interim condensed consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries as of March 31, 2019 and December 31, 2018.

Details on the subsidiaries as of March 31, 2019 and December 31, 2018 are as follows:

	Primary Purpose	Percentage of
		Ownership
Magellan Capital Holdings Corporation (MCHC)*	Holding company	94.37%
Pinamucan Industrial Estates, Inc. (PIEI)	Real estate holding and development	100%
Malabrigo Corporation (MC)	Mining	100%
Magellan Capital Realty Development Corporation	Realty	
(MCRDC)**		100%
Magellan Capital Trading Corporation (MCTC)** *Intermediate parent company	Trading	100%

^{**}Non-operational since incorporation.

The principal place of business and country of incorporation of the subsidiaries are in the Philippines.

3. Changes in Accounting Policies and Disclosures

The accounting policies adopted in the preparation of the interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual consolidated financial statements for the year ended December 31, 2018, except for the adoption of the new standards effective as of January 1, 2018. Adoption of these pronouncements did not have any significant impact on the Group's financial position or performance, unless otherwise indicated.

 Amendments to PFRS 2, Share-based Payment, Classification and Measurement of Share-based Payment Transactions

The amendments to PFRS 2 address three main areas: the effects of vesting conditions on the measurement of a cash-settled share-based payment transaction; the classification of a share-based payment transaction with net settlement features for withholding tax obligations; and the accounting where a modification to the terms and conditions of a share-based payment transaction changes its classification from cash settled to equity settled.

On adoption, entities are required to apply the amendments without restating prior periods, but retrospective application is permitted if elected for all three amendments and if other criteria are met. Early application of the amendments is permitted.

Adoption of these amendments did not have significant impact on the Group's interim condensed consolidated financial statements.

• PFRS 9, Financial Instruments

PFRS 9 reflects all phases of the financial instruments project and replaces PAS 39, Financial Instruments: Recognition and Measurement, and all previous versions of PFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. PFRS 9 is effective for annual periods beginning on or after January 1, 2018, with early application permitted. Retrospective application is required, but providing comparative information is not compulsory. For hedge accounting, the requirements are generally applied prospectively, with some limited exceptions.

The Group has adopted this new standard without restating comparative information.

Classification and measurement

Under PFRS 9, debt instruments are subsequently measured at fair value through profit or loss (FVTPL), amortized cost, or fair value through OCI (FVOCI). The classification is based on two criteria:

- a. The Group's business model for managing the asset; and
- b. Whether the instruments' contractual cash flows represent 'solely payment of principal and interest' on the principal amount outstanding.

The assessment of the Group's business model was made as of the date of initial application, January 1, 2018. The assessment of whether contractual cash flows on debt instruments are solely comprised of principal and interest was made based on the facts and circumstances as the initial recognition of the assets.

As of January 1, 2018, the Group has reviewed and assessed all of its existing financial instruments. The table below illustrates the classification and measurement of financial instruments under PAS 39 and PFRS 9 at the date of initial application.

	PFRS 9 Measurement Categories					
PAS 39 Categories	Balances	FVTPL	Amortized Cost	FVOCI		
Loans and receivables:						
Cash and cash equivalents	₱753,565,434	₽	₱753,565,434	₽_		
Receivables	7,283,965	_	7,283,965	_		
Due from related parties	13,460,669	_	13,460,669			
Financial assets at fair value						
through profit or loss						
(FVPL)	152,717,699	152,701,189	-	16,510		
AFS financial assets	521,351,608	_	-	521,351,608		
	₽1,448,379,375	₱152,701,189	₱774,310,068	₱521,368,118		

As of December 31, 2018 and 2017, the Group does not hold financial liabilities designated at fair value through profit or loss.

Impairment

The adoption of PFRS 9 has changed the Group's accounting for impairment losses for financial assets by replacing PAS 39's incurred loss approach with a forward-looking expected credit loss (ECL) approach. Under PFRS 9, all financial assets except those measured at FVTPL and equity instruments at FVOCI are assessed for ECL. As at January 1, 2018, the Group recognized ECL amounting to \$\frac{P}{2}.0\$ million on financial assets at FVOCI, thereby reducing retained earnings by the same amount.

The effects of adoption of PFRS 9 on the consolidated statement of financial position are as follows:

	As of January 1, 2018				
	Note	PAS 39	Increase (decrease)	PFRS 9	
ASSETS		•			
Current Assets					
Cash and cash equivalents	(a)	₱753,565,434	P _	₽753,565,434	
Receivables	(a)	7,283,965	_	7,283,965	
Due from related parties	(a)	13,460,669	_	13,460,669	
Financial assets at FVTPL	(c)	152,717,699	(16,510)	152,701,189	

Current portion of financial assets at FVOCI	(b)	_	40,784,002	40,784,002
	(0)		40,704,002	40,704,002
Current portion of AFS financial assets	(b)	40,784,002	(40,784,002)	_
assets	(0)	40,764,002	(+0,70+,002)	
Noncurrent Assets				
Financial assets at FVOCI - net				
of current portion	(b)	_	480,584,116	480,584,116
AFS financial assets - net of	` '			
current portion	(b)	480,567,606	(480,567,606)	_
LIABILITIES AND EQUITY				
Equity				
Net unrealized valuation gains on				
financial assets at FVOCI	(b)	_	64,984,630	64,984,630
Net unrealized valuation gains on	(-)		, ,	
AFS financial assets	(b)	63,066,458	(63,066,458)	-
Retained earnings	(d)	1,297,004,791	(2,015,029)	1,294,989,762
Noncontrolling interests	(d)	73.987.545	96,857	74,084,402
1 tollooming interests	(υ)	. 5,5 51,5 15	,0,007	,,

The nature of these adjustments are described below:

• Classification and measurement

- (a) Cash and cash equivalents, receivables and due from related parties, which are previously classified as loans and receivables, are held to collect contractual cash flows and give rise to cash flows representing solely payments of principal and interest. These are now classified and measured as debt instruments at amortized cost.
- (b) Debt securities previously classified as AFS financial assets are now classified and measured as debt securities at FVOCI with recycling. The Group expects not only to hold the assets to collect contractual cash flows, but also to sell a significant amount on a relatively frequent basis. The Group's debt instruments at FVOCI are foreign currency-denominated bond securities that passed the 'solely payments of principal and interest on the principal amount outstanding' test (the SPPI criterion). As at January 1, 2018, the carrying amount of debt securities at FVOCI amounted to ₱319.6 million.
 - Equity securities previously classified as AFS financial assets are now classified and measured as equity securities at FVOCI without recycling. The Group's investment in equity securities at FVOCI are not held for trading and for which the Group irrevocably elected the FVOCI option without recycling. In line with this, the Group reclassified the cumulative net unrealized gains on AFS financial assets to cumulative net unrealized gains on financial assets at FVOCI. As at January 1, 2018, the carrying amount of equity securities at FVOCI amounted to \$\frac{1}{2}201.7\$ million.
- (c) The Group determined that its investments in unquoted preferred shares are not held for trading, thus, the Group irrevocably reclassified these investments from financial assets at FVPL to financial assets at FVOCI without recycling amounting to ₱16,510 as at January 1, 2018. Upon the adoption of PFRS 9, the revaluation difference for unquoted equity securities classified as financial assets at FVOCI is not significant.

Impairment

- (d) The adoption of PFRS 9 has fundamentally changed the Group's accounting for impairment losses for financial assets by replacing PAS 39's incurred loss approach with a forward-looking expected credit loss (ECL) approach. PFRS 9 requires the Group to recognize an allowance for ECLs for all debt instruments not held at fair value through profit or loss. Upon the adoption of PFRS 9, the Group recognized additional impairment on the Group's debt securities at FVOCI. Impairment losses, if any, do not reduce the carrying amount of debt instruments at FVOCI in the consolidated statement of financial position, which remains at fair value.
- Amendments to PFRS 4, *Insurance Contracts*, *Applying PFRS 9 with PFRS 4*The amendments address concerns arising from implementing PFRS 9, the new financial instruments standard before implementing the new insurance contracts standard. The amendments introduce two options for entities issuing insurance contracts: a temporary exemption from applying PFRS 9 and an overlay approach. The temporary exemption is first applied for reporting periods beginning on or after January 1, 2018. An entity may elect the overlay approach when it first applies PFRS 9 and apply that approach retrospectively to financial assets designated on transition to PFRS 9. The entity restates comparative information reflecting the overlay approach if, and only if, the entity restates comparative information when applying PFRS 9.

These amendments are not applicable to the Group since it has no activities that are predominantly connected with insurance or issue insurance contracts.

• PFRS 15, Revenue from Contracts with Customers

PFRS 15 establishes a new five-step model that applies to revenue arising from contracts with customers. Under PFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in PFRS 15 provide a more structured approach to measuring and recognizing revenue.

PFRS 15 supersedes PAS 11, Construction Contracts, PAS 18, Revenue and related Interpretations and it applies to all revenue arising from contracts with customers, unless those contracts are in the scope of other standards. The new standard establishes a five-step model to account for revenue arising from contracts with customers. Under PFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The standard requires entities to exercise judgement, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The standard also specifies the accounting for the incremental costs of obtaining a contract and the costs directly related to fulfilling a contract.

Adoption of the standard did not have a significant impact on the consolidated financial statements because the following revenue transactions of the Group are outside the scope of PFRS 15:

- o Dividend income from investees, financial assets at FVTPL and equity securities at FVOCI
- o Interest income from investments in debt securities at FVOCI and short-term placements
- o Rental income from leases to third parties

• Amendments to PAS 40, Investment Property, Transfers of Investment Property

The amendments clarify when an entity should transfer property, including property under construction or development into, or out of investment property. The amendments state that a change in use occurs when the property meets, or ceases to meet, the definition of investment property and there is evidence of the change in use. A mere change in management's intentions

for the use of a property does not provide evidence of a change in use. Retrospective application of the amendments is not required and is only permitted if this is possible without the use of hindsight.

Since the Group's current practice is in line with the clarifications issued, the amendments do not have significant impact on the Group's consolidated financial statements upon adoption of these amendments.

• Amendments to PAS 28, Measuring an Associate or Joint Venture at Fair Value (Part of Annual Improvements to PFRSs 2014–2016 Cycle)

The amendments clarify that an entity that is a venture capital organization, or other qualifying entity, may elect, at initial recognition on an investment-by-investment basis, to measure its investments in associates and joint ventures at fair value through profit or loss. They also clarify that if an entity that is not itself an investment entity has an interest in an associate or joint venture that is an investment entity, the entity may, when applying the equity method, elect to retain the fair value measurement applied by that investment entity associate or joint venture to the investment entity associate's or joint venture's interests in subsidiaries. This election is made separately for each investment entity associate or joint venture, at the later of the date on which (a) the investment entity associate or joint venture is initially recognized; (b) the associate or joint venture becomes an investment entity; and (c) the investment entity associate or joint venture first becomes a parent. The amendments should be applied retrospectively, with earlier application permitted.

Adoption of these amendments did not have any impact on the Group's interim condensed consolidated financial statements.

Amendments to PAS 40, *Investment Property*, *Transfers of Investment Property*The amendments clarify when an entity should transfer property, including property under construction or development into, or out of investment property. The amendments state that a change in use occurs when the property meets, or ceases to meet, the definition of investment property and there is evidence of the change in use. A mere change in management's intentions for the use of a property does not provide evidence of a change in use. The amendments should be applied prospectively to changes in use that occur on or after the beginning of the annual reporting period in which the entity first applies the amendments. Retrospective application is only permitted if this is possible without the use of hindsight.

The amendments do not have significant impact on the Group's interim condensed consolidated financial statements upon their adoption since the Group's current practice is in line with the clarifications issued.

New Standards and Interpretation Issued and Effective after December 31, 2018

Pronouncements issued but not yet effective are listed below. Unless otherwise indicated, the Group does not expect that the future adoption of the said pronouncements will have a significant impact on

its consolidated financial statements. The Group intends to adopt the following pronouncements when they become effective.

Effective beginning on or after January 1, 2019

• Amendments to PFRS 9, Prepayment Features with Negative Compensation

Under PFRS 9, a debt instrument can be measured at amortized cost or at fair value through other comprehensive income, provided that the contractual cash flows qualifies the SPPI criterion and the instrument is held within the appropriate business model for that classification. The amendments to PFRS 9 clarify that a financial asset passes the SPPI criterion regardless of the event or circumstance that causes the early termination of the contract and irrespective of which party pays or receives reasonable compensation for the early termination of the contract. The amendments should be applied retrospectively and are effective from January 1, 2019, with earlier application permitted.

These amendments have no impact on the consolidated financial statements of the Group.

• PFRS 16, Leases

PFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to account for all leases under a single on-balance sheet model similar to the accounting for finance leases under PAS 17, *Leases*. The standard includes two recognition exemptions for lessees - leases of 'low-value' assets (e.g., personal computers) and short-term leases (i.e., leases with a lease term of 12 months or less).

At the commencement date of a lease, a lessee will recognize a liability to make lease payments (i.e., the lease liability) and an asset representing the right to use the underlying asset during the lease term (i.e., the right-of-use asset). Lessees will be required to separately recognize the interest expense on the lease liability and the depreciation expense on the right-of-use asset.

Lessees will be also required to remeasure the lease liability upon the occurrence of certain events (e.g., a change in the lease term, a change in future lease payments resulting from a change in an index or rate used to determine those payments). The lessee will generally recognize the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset.

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.

PFRS 16 also requires lessees and lessors to make more extensive disclosures than under PAS 17. Early application is permitted, but not before an entity applies PFRS 15. A lessee can choose to apply the standard using either a full retrospective or a modified retrospective approach. The standard's transition provisions permit certain reliefs.

The Group is currently assessing the impact of PFRS 16 and plans to adopt the new standard on the required effective date.

• 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 the 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; and
- Determine the 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 consolidated statements of income. 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 consolidated statements of comprehensive income.

The amendments apply to plan amendments, curtailments, or settlements occurring on or after the beginning of the first annual reporting period that begins on or after January 1, 2019, with early application permitted.

The Group is currently assessing the impact of adopting these amendments.

Amendments to PAS 28, Long-term Interests in Associates and Joint Ventures

The amendments clarify that an entity applies PFRS 9 to long-term interests in an associate or joint venture to which the equity method is not applied but that, in substance, form part of the net investment in the associate or joint venture (long-term interests). This clarification is relevant because it implies that the expected credit loss model in PFRS 9 applies to such long-term interests.

The amendments also clarified that, in applying PFRS 9, an entity does not take account of any losses of the associate or joint venture, or any impairment losses on the net investment, recognized as adjustments to the net investment in the associate or joint venture that arise from applying PAS 28. The amendments should be applied retrospectively and are effective from January 1, 2019, with early application permitted.

The Group is currently assessing the impact of these amendments.

• 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*, and 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

An entity must determine whether to consider each uncertain tax treatment separately or together with one or more other uncertain tax treatments. The approach that better predicts the resolution of the uncertainty should be followed.

The Group is currently assessing the impact of this interpretation.

- Annual Improvements to PFRSs 2015–2017 Cycle
 - Amendments to PFRS 3, Business Combinations, and PFRS 11, Joint Arrangements,
 Previously Held Interest in a Joint Operation

The amendments clarify that, when an entity obtains control of a business that is a joint operation, it applies the requirements for a business combination achieved in stages, including remeasuring previously held interests in the assets and liabilities of the joint operation at fair value. In doing so, the acquirer remeasures its entire previously held interest in the joint operation.

A party that participates in, but does not have joint control of, a joint operation might obtain joint control of the joint operation in which the activity of the joint operation constitutes a business as defined in PFRS 3. The amendments clarify that the previously held interests in that joint operation are not remeasured.

An entity applies those amendments to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2019 and to transactions in which it obtains joint control on or after the beginning of the first annual reporting period beginning on or after January 1, 2019, with early application permitted.

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

o Amendments to PAS 12, Income Tax Consequences of Payments on Financial Instruments Classified as Equity

The amendments clarify that the income tax consequences of dividends are linked more directly to past transactions or events that generated distributable profits than to distributions to owners. Therefore, an entity recognizes the income tax consequences of dividends in consolidated statements of income, consolidated statements of comprehensive income or equity according to where the entity originally recognized those past transactions or events.

An entity applies those amendments for annual reporting periods beginning on or after January 1, 2019, with early application permitted.

These amendments are not relevant to the Group because dividends declared by the Group do not give rise to tax obligations under the current tax laws.

o 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.

The amendments are not applicable to the Group since the Group does not have any borrowing costs.

Financial Instruments (Upon Adoption of PFRS 9)

Financial Assets

Initial Recognition and Measurement. Financial assets are classified, at initial recognition, as subsequently measured at amortized cost, fair value through other comprehensive income, and fair value through the consolidated statements of income.

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 trade 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 fair value through profit or loss, transaction costs. Trade 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 determined under PFRS 15.

In order for a financial asset to be classified and measured at amortized cost or fair value through other comprehensive income, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Subsequent Measurement. For purposes of subsequent measurement, financial assets are classified in four categories:

- Financial assets at amortized cost (debt instruments)
- Financial assets at fair value through other comprehensive income with recycling of cumulative gains and losses (debt instruments)

- Financial assets designated at fair value through other comprehensive income with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- Financial assets at fair value through profit or loss

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 solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortized cost are subsequently measured using the EIR method and are subject to impairment. Gains and losses are recognized in the consolidated statements of income when the asset is derecognized, modified or impaired.

The Group's financial assets at amortized cost includes "Cash and cash equivalents", "Receivables", and "Due from related parties" accounts in the consolidated statements of financial position.

Financial Assets at FVOCI With Recycling of Cumulative Gains and Losses (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 solely payments of principal and interest on the principal amount outstanding.

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

As of December 31, 2018, the Group has debt instruments at FVOCI amounting to ₱260.9 million (see Note 10).

Financial Assets Designated at FVOCI With No Recycling of Cumulative Gains and Losses Upon Derecognition (Equity Instruments). Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity instruments designated at FVOCI when they meet the definition of equity under PAS 32, Financial Instruments: Presentation, and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognized as other income in the consolidated statements of 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 financial asset, in which case, such gains are recorded in the consolidated statements of comprehensive income. Equity instruments designated at fair value through OCI are not subject to impairment.

As of December 31, 2018, the Group elected to classify irrevocably its quoted equity securities under this category amounting to ₱132.6 million (see Note 10).

Financial Assets at FVTPL. Financial assets at FVTPL include financial assets held for trading, financial assets designated upon initial recognition at FVTPL, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flow that are not solely payments of principal and interest are classified and measured at FVTPL, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortized cost or at FVOCI, as described above, debt instruments may be designated at FVTPL on initial recognition if doing so eliminated, or significantly reduces, an accounting mismatch.

Financial assets at FVTPL are carried in the consolidated statements of financial position at fair value recognized in the consolidated statements of comprehensive income.

This category includes listed equity investments which the Group had not irrevocably elected to classify at FVOCI. Dividends on listed equity investments are also recognized as 'Dividend income' in the consolidated statements of comprehensive income when the right of payment has been established.

As of December 31, 2018, the Group has financial assets at FVTPL amounting to ₱205.9 million (see note 7).

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 EIR.

The ECL calculation using general approach is composed of three major components - probability of default (PD), loss given default (LGD), and exposure at default (EAD). The 12-month ECL is computed for Stage 1 accounts, while the lifetime ECL is calculated for Stage 2 and Stage 3 accounts. The ECL calculation using simplified approach is computed for Stage 2 and 3 accounts, using lifetime ECL. Accounts with objective evidence of impairment are classified under Stage 3 and shall follow the Group's impairment methodology.

For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

A loss allowance at an amount equal to at least 12-month expected credit losses will be recognized throughout the life of financial assets, thereby reducing the systematic overstatement of interest revenue. A loss allowance at an amount equal to lifetime expected credit losses will be recognized when credit risk has significantly increased since initial recognition, resulting in the timely recognition of expected credit losses.

The Group considers a financial asset in default when contractual payments are 90 days past due and/or it meets certain qualitative criteria. 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 Company.

Financial Liabilities. Initial Recognition and Measurement. Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, 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.

The Group's financial liabilities include "Accounts payable and accrued expenses", "Dividends payable" and other obligations that meet the above definition (other than liabilities covered by other accounting standards).

Subsequent Measurement. After initial recognition, the Group's financial liabilities are subsequently measured at amortized cost using the EIR method.

Derecognition of Financial Instruments

Financial Assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e., removed from the Group's statement 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 has transferred its rights to receive cash flows from an asset or has entered 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.

Financial Liabilities

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 income.

Revenue Recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of services in the ordinary course of the Group's activities. Revenue is shown net of value-added tax and discounts.

Revenue from contracts with customers is recognized when control of the goods or services are 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 determines, at contract inception, whether it will transfer control of a promised good or service over time. If the Group does not satisfy a performance obligation over time, the performance obligation is satisfied at a point in time when control of the asset is transferred to the customer, generally on delivery of the goods or services.

Prior to 2018, the Group recognizes revenue when the amount of revenue can be reliably measured, it is possible that future economic benefits will flow into the entity. The amount of revenue is not considered to be reliably measured until all contingencies relating to the sale have been resolved. The Group bases its estimates on historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

Revenue Outside the Scope of PFRS 15

The specific recognition criteria described below must be met before revenue is recognized.

Interest Income

For all financial instruments measured at amortized cost and interest-bearing financial assets, interest income is recorded using the EIR method. EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or shorter period, where appropriate, to the net carrying amount of the financial asset or liability. Interest income is recognized in the consolidated statements of income.

Dividend Income

Revenue is recognized when the Group's right to receive payment is established, which is generally when the investee's BOD approves the dividend.

Rent Income

Rent income arising from operating lease on investment properties is accounted for on a straight-line basis over the noncancelable lease term and is included in revenue in the consolidated statements of income.

Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on a straight-line basis. Contingent rents are recognized as revenue in the period in which they are earned.

Contractual Cash Flows Assessment (Upon Adoption of PFRS 9)

Beginning January 1, 2018, 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 FVTPL.

Evaluation of Business Model in Managing Financial Instruments (Upon Adoption of PFRS 9) Beginning January 1, 2018, 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.

The Group has not early adopted any other standards, interpretations or amendments that has been issued but is not yet effective.

4. Cash and Cash Equivalents

	March, 2019	December, 2018
Cash on hand and with banks	₱141,801,375	₱57,082,264
Short-term placements	481,892,359	514,288,762
	₽623,693,734	₽571,371,026

Cash with banks earn interest at the respective bank deposit rates. Short-term placements are fixed rate time deposits denominated in United States (US) dollar and Philippine peso, made for varying periods of up to three months or less, depending on the immediate cash requirements of the Group. Interest income earned from these bank deposits and short-term placements amounted to \$\mathbb{P}3.6\$ million and \$\mathbb{P}13.6\$ million in March, 2019, and December, 2018, respectively.

5. Financial Assets at FVTPL

Financial assets at FVTPL consist of listed securities which are traded in the PSE, New York Stock Exchange (NYSE) and Hong Kong Stock Exchange (HKEx). Fair values of listed equity securities are based on quoted market prices in the PSE, NYSE and HKEx.

The carrying value of financial assets at FVTPL includes net unrealized losses on fair value changes amounting to \$\mathbb{P}\$14.2 million and net unrealized gains on fair value changes amounting to \$\mathbb{P}\$23.8 and \$\mathbb{P}\$17.4 million in March, 2019 and December, 2018, respectively.

Net cumulative unrealized gains on financial assets at FVTPL amounted to \$\mathbb{P}29.8\$ million and \$\mathbb{P}44.0\$ million as of December 31, 2018 and 2017, respectively.

The rollforward of the Group's investments in financial assets at FVTPL is as follows:

	March, 2019	December, 2018
Cost:		
Balances at beginning of year	₽176,101,738	₽ 108,758,965
Additions	_	67,342,773
Disposals		
Balances at end of year	176,101,738	176,101,738
Changes in fair value:		
Balances at beginning of year	29,795,774	43,958,734
Fair value gains (losses)	21,613,041	(14,162,960)
Disposals	<u> </u>	
Balances at end of year	51,408,815	29,795,774
	₽227,510,553	₽ 205,897,512

Dividend income earned on investments in financial assets at FVTPL amounted to \$\mathbb{P}3.0\$ million, \$\mathbb{P}.4\$ million, and \$\mathbb{P}3.0\$ million in March, 2019 and December, 2018 presented as "Dividend income" in the consolidated statements of income.

The Group recognized gain on disposal of financial asset at FVTPL amounting to nil, ₱.7 million, and ₱1.3 million in March, 2019 and December, 2018 respectively.

6. Receivables

	March 2019	December, 2018
Accrued interest	₽8,281,218	₽7,447,413
Rent receivable (see Note 21)	174,616	618,895
Others	800,905	177,441
	9,256,739	8,243,749
Less allowance for impairment losses	961,368	961,368
	₽8,295,371	₽7,282,381

Accrued interest from third parties pertain to interests earned on investments in short-term placements, short-term investments and debt securities classified as AFS financial assets that are expected to be collected within one year.

7. Investments in Associates

	March, 2019	December, 2018
Acquisition costs	₱193,760,135	₱193,760,135
Accumulated equity in net earnings and OCI:		
Balances at beginning of year	221,283,475	221,283,475
Share in net income of associates	(13,972,203)	(13,972,203)
Share in OCI of associates	8,210,945	8,210,945
Dividends declared by associates	(44,746,750)	(44,746,750)
Cumulative translation adjustment	13,757,839	13,757,839
	184,533,306	184,533,306
	378,293,441	378,293,441
Accumulated allowance for impairment loss	(94,830,129)	(94,830,129)
	₽ 283,463,312	₱283,463,312

The Group has equity interest in the following associates as of March 31, 2019 and December 31,2018:

	Country of	Percentage of	Carrying Amoun	t of Investments
	Incorporation	Ownership	March, 2019	December, 2018
PTC	Philippines	30%	₱225,166,018	₽225,166,018
BPO	Philippines	35%	61,625,529	61,625,529
MUDC	Philippines	43%	<u> </u>	· -
			₽286,791,547	₱286,791,547

PTC

PTC is a global service company outsourcing information technology services from the Philippines. Among others, it offers software servicing, maintenance, testing and development to various clients, mostly in the US.

Dividends

On February 13, 2018, PTC declared cash dividends amounting to \$2.1 million or \$0.0015 per share of the outstanding stocks as of record date January 31, 2018. Dividends shall be payable before June 30, 2018.

The Group's share in the dividends declared amounted to nil and $\clubsuit 32.5$ million , $\clubsuit 30.8$ million and nil in 2018, 2017 and 2016, respectively..

BPO

BPO is a provider of accounting and finance related services such as payroll, internal audit, payables processing and others. It is involved in outsourcing business process services in the Philippines, servicing many of the multinational and large corporations operating in the country.

Dividends

On December 12, 2018, BPO declared cash dividend amounting to \$\mathbb{P}\$35.0 million or \$\mathbb{P}\$44.87 per share of the outstanding stocks as of record date December 12, 2018. Dividends shall be payable on or before August 31,2019.

MUDC

The Group has a 43% interest in MUDC. As of March 31, 2019, MUDC has been non-operational since its incorporation. However, it has obtained the necessary requirements for the signing of a supply agreement with a public utility firm and a purchase agreement with certain oil companies. As of March 31, 2019 and December 31, 2018, MUDC has project development costs of \$\frac{1}{2}\$207.1 million. The recoverability of these assets and the ultimate success of MUDC's future operations are dependent upon the signing of these agreements. The foregoing conditions indicate the existence of a material uncertainty which may cast significant doubt on MUDC's ability to continue as a going concern and the recoverability of the Group's significant investment in MUDC.

As of March 31, 2019 and December 31, 2018, MUDC has incurred significant losses, which resulted in capital deficiency amounting to \$\mathbb{P}257.2\$ million.

The Group has investment in MUDC amounting to ₱94.8 million as of March 31, 2019 and December 31, 2018 and advances to MUDC amounting to ₱125.6 million as of March 31, 2019 and December 31, 2018. The Group has assessed that its investment in MUDC amounting to ₱94.8 million as of March 31, 2019 and December 31, 2018 and its advances to MUDC amounting to ₱125.1 million as of March 31, 2019 and December 31, 2018 are impaired since management believes that it will no longer recover from such investment and advances. Management is not required to infuse more capital to MUDC and that losses are limited to the invested additional advances as of March 31, 2019.

8. Financial Assets at FVOCI and AFS Financial Assets

	March, 2019	December, 2018
Quoted:		
Debt securities - at fair value, net of allowance for		
impairment loss of ₱2.1 million in 2018	₽ 258,814,232	₱260,853,437
Equity securities	122,954,722	132,605,290
Unquoted equity securities	16,830,735	36,413,677
	398,599,689	429,872,404
Less current portion	6,945,819	6,945,819
	₽391,653,870	P 422,926,585

Movements in financial assets at FVOCI/AFS financial assets are as follows:

2 010	2017
₽_	₱401,874,992
	- •
521,351,608	_
521,351,608	401,874,992
22,141,284	214,648,554
1,008,589	15,704,866
(61,004,886)	50,116,280
(53,624,191)	(160,993,084)
₽ 429,872,404	₱521,351,608
	521,351,608 521,351,608 22,141,284 1,008,589 (61,004,886) (53,624,191)

2017

Investments in debt securities are denominated in various foreign currencies and are stated at fair value based on quoted prices. Changes in market values are included in the consolidated statements of comprehensive income. The debt securities bear fixed interest rates ranging from 2.71% to

10.02% in 2018 and 2.71% to 13.63% in 2017 and 2016. Maturity dates of the investments range from 2017 to 2024. Interests on investments are received and settled semi-annually in its denominated currency.

Investments in equity securities carried at fair value consist of investments in quoted and unquoted shares of stock which the Group has neither control nor significant influence. The fair market values of the listed shares are determined by reference to published quotations in an active market as of December 31, 2018 and 2017. For unlisted shares of stocks that do not have readily available market values, the Group uses valuation for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.

Movements in the net unrealized valuation gains on financial assets at FVOCI/AFS financial assets are as follows:

	2018	2017
Balance at January 1, 2018, as previously reported	₽	₱23,302,261
Effects of adoption of PFRS 9:		
Reclassification of net unrealized valuation gains on		
AFS financial assets to financial assets at		
FVOCI	71,224,828	
Expected credit losses	2,015,029	-
Balance at January 1, 2018, as restated	73,239,857	23,302,261
Changes in fair value	(49,972,652)	54,335,503
Expected credit losses	754,082	_
Disposals	(41,474)	(6,412,936)
Balances at end of year	₽23,979,813	₽ 71,224,828

Allowance for impairment losses on financial assets at FVOCI debt instruments/AFS financial assets amounted to \$\frac{1}{2}\$2.1 million as of December 31, 2018 and 2017.

Net unrealized valuation gains on financial assets at FVOCI attributable to equity holders of the Parent Company amounted to \$\frac{1}{2}6.8\$ million in 2018 and net unrealized valuation gains on AFS financial assets attributable to equity holders of the Parent Company amounted to \$\frac{1}{2}63.1\$ million as of December 31, 2017.

Interest earned on debt securities classified as financial assets at FVOCI amounted to \$\mathbb{P}\$19.5 million in 2018 and interest earned on debt securities classified as AFS financial assets amounted to \$\mathbb{P}\$22.0 million and \$\mathbb{P}\$21.8 million in 2017 and 2016, respectively, presented as "Interest income" in the consolidated statements of income.

Dividend income earned on equity securities classified as financial assets at FVOCI amounted to \$\mathbb{P}0.7\$ million in 2018 and dividend income earned on equity securities classified as AFS financial assets amounted \$\mathbb{P}1.0\$ million in 2017 and 2016.

The Group disposed certain financial assets at FVOCI and recognized loss from disposal amounting to \$\mathbb{P}\$1.3 million in 2018 and gains from disposal of AFS financial assets amounting to \$\mathbb{P}\$2.2 million and \$\mathbb{P}\$4.3 million in 2017 and 2016, respectively.

9. HTM Investments

On April 4, 2014, the Group sold HTM investments with a carrying value of \$\mathbb{P}\$17.8 million resulting

to a gain from disposal amounting to \$\mathbb{P}0.2\$ million. Consequently, the remaining portfolio of HTM investments with a carrying amount of \$\mathbb{P}213.9\$ million was reclassified to AFS financial assets and was remeasured at fair value. The fair value gain from remeasurement amounting to \$\mathbb{P}4.5\$ million was recognized in OCI.

In 2017, all HTM investments of the Group were sold resulting to gain on disposal of HTM investments amounting to \$\mathbb{P}0.2\$ million recognized in profit or loss.

10. Property and Equipment

	Condominium	Condominium Improvements	Transportation Equipment	Office Furniture, Fixtures and Equipment	March, 2019 Total
Cost:	10-100-1				
Balances at beginning of year	₽ 20,755,943	₽ 8,764,062	₽10,263,079	₽2,865,479	₽ 42,648,563
Additions				1,711	1,711
Balances at end of year	₽20,755,943	₽8,764,062	₽10,263,079	P2,867,190	₽42,650,274
Accumulated depreciation:			· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
Balances at beginning of year	15,152,152	8,387,280	7,337,618	2,844,432	33,721,482
Depreciation	207,559	17,642	211,937	6,637	443,775
Balances at end of year	15,359,711	8,404,922	7,549,555,	2,851,069	34,165,257
Net book values	5,396,232	359,140	2,713,524	16,121	8,485,017

	Condominium	Condominium Improvements	Transportation Equipment	Office Furniture, Fixtures and Equipment	December 2018 Total
Cost:		200,000	Equipment	Equipment	10141
Balances at beginning of year Additions	₽20,755,943	₱9,022,991	₽10,263,079	₱2,863,302 2,177	₱42,905,315 2,177
Transfer to investment property		(258,929)			(258,929)
Balances at end of year	₱20,755,943	₽8,764,062	₽10,263,079	₱2,865,479	₽42,648,563
Accumulated depreciation:					
Balances at beginning of year	14,321,915	8,316,732	6,489,859	2,819,691	31,948,197
Depreciation	830,237	70,548	847,759	24,741	1,773,285
Balances at end of year	15,152,152	8,387,280	7,337,618,	2,844,432	32,721,482
Net book values	5,603,791	376,782	2,925,461	21,047	8,927,081

Cost of fully depreciated property and equipment that are still in use amounted to ₱15.3 million in March, 2019 and December, 2018.

11. Investment Properties

			March 2019
	Land	Condominium	Total
Cost:			
Balances at beginning of year Additions	₽46,319,625	₱395,565,125	₽441,884,750
Balances at end of year	₽46,319,625	₽395,565,125	₽441,884,750
Accumulated depreciation:			
Balances at beginning of year	<u>-</u>	41,987,196	41,987,196
Depreciation		2,196,298	2,196,218
Balances at end of year		44,183,494	44,183,494
Net book values	P 46,319,625	₱351,381,631	₽397,701,256

	T am J	O	December 2018
	Land	Condominium	Total
Cost:			
Balances at beginning and end of year	₽46,319,625	₽215,815,620	₱262,135,245
Additions		179,490,576	179,490,576
Transfer from property and equipment		258,929	258,929
Balances at end of year	46,319,625	395,565,125	441,884,750
Accumulated depreciation:			
Balances at beginning of year	_	33,203,111	33,203,111
Depreciation	<u> </u>	8,784,085	8,784,085
Balances at end of year	_	41,987,196	41,987,196
Net book values	₱46,319,625	₱353,577,929	₱399,897,554

Condominium units are being leased to third parties and other related parties as office space. The investment properties generated revenue amounting to \$\mathbb{P}6\$ million, and \$\mathbb{P}23.2\$ million in March, 2019, and December, 2018 respectively.

The assessed fair value of the investment properties amounted to \$\mathbb{P}\$1,295.3 million and \$\mathbb{P}\$512.2 million as of March 31, 2019 and December, 2018. The fair values of the investment properties are based on valuations performed by an accredited independent valuer. The valuation model in accordance with that recommended by the International Valuation Standards Committee has been applied.

The Group used the Sales Comparison Approach in determining the fair value of the investment properties. This is a comparative approach to value that considers the sales of similar or substitute properties and related market data and establishes a value estimate by processes involving comparison.

The appraiser gathers data on actual sales and/or listings, offers, and renewal options, and identifies the similarities and differences in the data, ranks the data according to their relevance, adjusts the sales prices of the comparable to account for the dissimilarities with the unit being appraised, and forms a conclusion as to the most reasonable and probable market value of the subject property.

The elements of comparison include location, physical characteristics, available utilities, zoning, and highest and best use. The most variable elements of comparison are the site's physical characteristics, which include its size and shape, frontage, topography and location.

The fair value is estimated under Level 3 inputs. The significant unobservable inputs to valuation of investment properties ranges from \$\mathbb{P}70,000 - \mathbb{P}380,000\$ per square meter.

The Group has no restrictions on the realizability of its investment properties and no contractual obligations to either purchase, construct or develop investment properties or for repairs, maintenance and enhancements.

Rent income arising from operating lease on investment properties amounted to \$\frac{1}{2}6\$ million and \$\frac{1}{2}23.1\$ million in March 2019, and December 2018, respectively.

12. Other Noncurrent Assets

	March, 2019	December, 2018
Deposit on contracts	_	-
Deposits	743,580	743,580
	₽743,580	₽743,580

13. Accounts Payable and Accrued Expenses

	March, 2019	December, 2018
Deposits payable	₽8,142,691	₽7,041,272
Accounts payable	2,403,515	1,475,318
Accrued professional fees	1,471,115	1,149,942
Government payables	236,243	445,706
	₱12,253,564	₽10,112,238

Deposits payable pertain to deposits made by tenants for the lease of an insignificant portion of the Group's condominium spaces and will be refunded to the lessee after the lease term.

Accounts payable are generally noninterest-bearing payables to third party contractors with a credit term of 30 days.

14. Income Taxes

The Group's provision for current income tax in 2018, 2017, and 2016 are as follows:

	2018	2017	2016
RCIT	₱3,618,264	₱10,788,556	₽7,213,243
Final tax on interest income	2,446,789	2,609,051	2,987,702
MCIT	_	****	, , , <u> </u>
Stock transaction tax (STT) on disposal of			
financial assets at FVPL	_	_	
	₽6,065,053	₱13,397,607	₱10,200,945

15. Equity

a. Common Stock

In accordance with SRC Rule 68, as Amended (2011), Annex 68-D, below is a summary of the Group's track record of registration of securities.

	Number of shares registered	Issue/offer price	Date of approval
Common shares	1,000,000,000	₽0.01	December 8, 1982
Common shares	9,000,000,000	₽0.01	July 28, 1997

The details of the Group's capital stock (number of shares and amounts) are as follows:

March, 2019	December 31, 2018
₽292,610,118	₱292,610,118
, , , , , , , , , , , , , , , , , , , ,	,,
189,217,535	189,217,535
₱481,827,653	₱481,827,653
	₽ 292,610,118 189,217,535

Class A and B common stockholders enjoy the same rights and privileges, except that Class A shares may be owned by, transferred to and subscribed only by Filipino citizens or corporations, partnerships and associations organized under the laws of the Philippines, of which 60% of the common stock outstanding is owned by citizens of the Philippines. Class B shares may be issued, transferred or sold to any person, corporation, partnership or association regardless of nationality.

In 1979, the registrant listed with the PSE (or its predecessor, Manila Stock Exchange) its common stock under its previous name, Ultrana Energy and Resource Corporation, where it offered 1,000,000,000 shares to the public at the issue price of \$\mathbb{P}0.01\$ per share.

On July 28, 1997, the SEC approved the increase in the Group's authorized capital stock from 10,000,000,000, divided into 6,000,000,000 Class A common shares with par value of \$\mathbb{P}0.01\$ per share and 4,000,000,000 Class B common shares with par value of \$\mathbb{P}0.01\$ per share to 1,000,000,000 common shares, divided into 600,000,000 Class A common shares with par value of \$\mathbb{P}1\$ per share and 400,000,000 Class B common share with par value of \$\mathbb{P}1\$ per share.

On November 26, 2000, the BOD approved the issuance, out of the authorized common stock, of 192,413,090 shares at ₱1 par value which will be offered through a pre-emptive stock rights issue and detachable stock warrants, as follows: (a) 96,206,545 shares consisting of 58,377,278 Class A shares and 37,829,267 Class B shares, to be offered in two tranches, the First Tranche consisting of 48,103,272 shares of stock and the Second Tranche consisting of 48,103,273 shares of stock, to which each stockholder may subscribe on a pre-emptive rights basis, and (b) the balance of 96,206,545 shares to be offered through detachable stock warrants, which shall entitle each stockholder to subscribe to one share of stock for every one share of stock of the same class that such stockholder subscribe to out of this stock rights issue.

The Group's application to list additional 192,413,090 common shares with a par value of P1 per share through pre-emptive rights issue and detachable subscription warrants was approved by the PSE on February 27, 2002 and by the SEC on April 5, 2002.

The exercise periods and expiration dates of the Group's subscription warrants are as follows:

	Number of Shares	Exercise Periods	Expiration Dates
First Tranche:			
Class A common shares	29,188,639	June 4, 2002 to	
Class B common shares	18,914,633	June 3, 2007	June 3, 2007
	48,103,272		
(Forward)			

	Number of Shares	Exercise Periods	Expiration Dates
Second Tranche:			
Class A common shares	29,188,639	May 9, 2003 to	
Class B common shares	18,914,634	May 8, 2008	May 8, 2008
	48,103,273		
	96,206,545		

Full payment of each subscription under the First Tranche was made within the offer period approved by the PSE and the SEC, and the full payment of each subscription under the second tranche shall be due and payable one year from the last day of the offer period. With the full subscription of the Pre-Emptive Rights Stock Offering, the Group's outstanding common stock increased to 481,032,728 common shares of stock, consisting of 291,886,391 Class A common shares and 189,146,337 Class B common shares, all with par value of \$\mathbb{P}1\$ per share.

With the complete exercise of all Detachable Stock Warrants, the Group will have an outstanding common stock of 577,239,273 shares, consisting of 350,263,669 Class A common shares and 226,975,604 Class B common shares, all with par value of \$\mathbb{P}\$1 per share. However, as of December 31, 2007, 723,727 Class A common stock warrants and 71,198 Class B common stock warrants were exercised and 28,464,912 Class A common stock warrants and 18,843,435 Class B common stock warrants expired. As of December 31, 2008, 29,188,639 Class A common stock warrants and 18,914,634 Class B common stock warrants expired due to non-exercise of stock warrants before expiration date. After the expiration of the said warrants, the Group's outstanding common stock amounted to \$\mathbb{P}481,827,653\$ with additional paid-in capital of \$\mathbb{P}144,759,977. There have been no movements since 2008.

The Parent Company has 480 and 474 stockholders as of March 31, 2019, and December 31, 2018, respectively.

b. Treasury Shares

The Group's treasury shares pertains to shares of the Parent Company acquired or held by its subsidiaries. For consolidation purposes, the costs of these shares are presented under the "Treasury shares" account in the equity section of the consolidated statements of financial position.

In 2017, PIEI purchased 239,560 additional shares of the Parent Company with a total cost of \$\mathbb{P}\$1.3 million. These are composed of 159,260 Class A shares and 80,300 Class B shares, costing \$\mathbb{P}\$0.9 million and \$\mathbb{P}\$0.4 million, respectively.

As of March 31, 2019 and December 31, 2018, the Group's treasury shares are as follows:

_		Shares	Amount		
	March, 2019	December, 2018	March, 2019	December, 2018	
Balance at beginning of year	97,874,,387	97,874,,387	₱100,946,956	₱100,946,956	
Additions	168,000	168,000	830,320	830,320	
Balance at end of year	98,042,387	98,042,387	₱101,777,276	₱101,777,276	

c. Retained Earnings

Retained earnings is restricted to the extent of the acquisition price of the treasury shares amounting to \$\mathbb{P}\$101.8 million as of March 31, 2019 and December 31, 2018, respectively. Retained earnings is also restricted to the extent of equity in net earnings of the associates not declared as dividends as of reporting date.

The balance of retained earnings includes the accumulated equity in net earnings of the subsidiaries and associates amounting to \$\frac{1}{2}1,045.08\$ million as at March 31, 2019 and December 31, 2018, respectively. Such amounts are not available for distribution until such time that the Parent Company receives the dividends from the subsidiaries and associates.

Dividends payable amounted to \$\mathbb{P}4.6\$ million and \$\mathbb{P}5.1\$ million as of March 31, 2019 and December 31, 2018, respectively.

16. Related Party Transactions

Parties are considered to be related if one party has the ability to control, directly or indirectly, the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence.

A summary of outstanding balances and transactions with related parties, net of allowance for impairment loss and presented under "Due from related parties" account, are as follows:

		Transactions during the year	Outstanding balances	Terms	Conditions
Associates:		during the year	balances	101113	Conditions
BPO					
Rent income	March, 2019	₽ 400,407	₱163,347	30 days;	Unsecured;
	December 2018	1,385,721	143,886	noninterest-bearing	Unimpaired
Payroll services expense	March, 2019	18,595	_	30 days;	Unsecured;
	December 2018	123.543	_	noninterest-bearing	Unimpaired
Dividends (see Note 8)	March, 2019		14,065,659	30 days;	Unsecured;
,	December 2018	12,250,000		noninterest-bearing	Unimpaired
PTC					
Dividends (see Note 8)	March, 2019			30 days;	Unsecured:
,	December 2018	32,496,750	_	noninterest-bearing	Unimpaired
MUDC					
Advances	March, 2019	16,758	-	30 days;	Unsecured;
	December 2018	(1,956,805)		noninterest-bearing	Impaired
Under common control: Other related parties					
Advances	March, 2019	500	_	30 days;	Unsecured;
	December 2018	7,310	360,406	noninterest-bearing	Impaired
	March, 2019		₽14,229,006		<u> </u>
	December, 2018		16,254,266		

The related party transactions are settled in cash.

Movement in the allowance for impairment losses on due from related parties are as follows:

	March, 2019	December, 2018
Due from related parties - at gross	₱204,914,208	₱204,914,208
Less Allowance for impairment loss:		
Balances at beginning of year	188,797,524	188,797,524
Recovery of allowance for impairment losses	(137,582)	(137,582)
Balances at end of year	188,7659,942	188,7659,942
	₱16,254,266	₱16,254,266

Allowance for impairment loss is mainly attributable to advances to MUDC, among others.

17. Earnings per Share

The following table presents information necessary to compute the basic/dilutive EPS:

	March, 2019 I	December,2018
Net income attributable to equity		.,,
holders of the parent	₽29,106,367	₱12,088,289
Weighted average number of ordinary shares	, ,	,
outstanding for basic and diluted EPS	384,033,808	384,033,808
Basic and diluted earnings per share	₽0.076	₽0.03

The Group has no potential dilutive instruments issued as of March 31, 2019 and December 31, 2018.

18. Segment Information

The primary purpose of the Group is to invest in real and personal properties. The Group operates mainly in one reportable business segment which is investing and one reportable geographical segment which is the Philippines.

19. Commitments and Contingencies

- a. The Group leases a portion of its condominium spaces. The Group recognized rental income amounting to \$\mathbb{P}6\$ million, and \$\mathbb{P}23.1\$ million in March, 2019, and December, 2018, respectively. Future minimum rental income of \$\mathbb{P}13.5\$ million from existing rental agreements will be recognized in 2019 and 2020. The lease agreements have terms of one to two years and can be renewed upon the written agreement of the Group and the lessees. Deposit payable made by the tenants amounting to \$\mathbb{P}8.1\$ million and \$\mathbb{P}7\$ million as of March 31, 2019 and December 31, 2018, respectively, will be returned to the lessees after the lease term (see Note 12).
- b. As of March 31, 2019 and December 31, 2018, the Group recognized provision for legal obligation amounting to \$\mathbb{P}\$5.0 million, for claims arising from lawsuit filed by a third party, which is awaiting decision by the courts. Probable cost has been estimated in consultation with the Group's legal counsel. Management and its legal counsels believe that the Company has substantial legal and factual bases for its position and is of the opinion that losses arising from

these legal actions, if any, will not have material adverse impact on the Group's financial position and results of operations.

20. Fair Value of Financial Instruments

Set out below is a comparison, by class, of the carrying amount, and fair value of the Group's financial instrument, other than those with carrying amount that are reasonable approximation of fair values:

	March, 2019		December	, 2018
	Carrying Amount	Fair Values	Carrying Amount	Fair Values
Financial assets at FVTPL	₽227,510,553	P227,510,553	P205,897,512	₽205,897,512
Financial assets @ FVOCI			. ,	, ,
Debt securities	P251,868,413	P251,868,413	P 253,907,618	P 253,907,618
Equity securities	122,954,722	122,954,722	132,605,290	132,605,290
Unquoted securities	16,830,735	16,830,735	36,413,677	36,413,677
Current equity securities	6,945,819	6,945,819	6,945,819	6,945,819
	₽626,110,242	₽626,110,242	₱635,769,916	₱635,769,916

The Group has determined that the carrying amounts of cash and cash equivalents, receivables, due from related parties, accrued expenses and other liabilities and dividends payable, based on their notional amounts, reasonably approximate their fair values because these are short-term in nature.

Fair values of financial assets at FVPL and quoted AFS financial assets are based on price quotations at the reporting date. These financial instruments are classified as Level 1 in the fair value hierarchy.

As of March 31, 2019 and December 31, 2018, there were no transfers between Level 1 and Level 2 fair value measurements. Also, there were no transfers into and out of Level 3 fair value measurements.

21. Changes in Liabilities Arising from Financing Activities

The following shows the changes in the Group's liabilities arising from its financing activities for the three months period January 1 to March 31, 2019:

	As at December 31, 2018	Cash flows	Dividend declaration	As at March 31,2019
Dividends payable				
(Note 15)	₽5,139,021			₱4,626,813

F & J PRINCE HOLDINGS CORPORATION AND SUBSIDIARY AGING OF ACCOUNTS RECEIVABLE AS OF MARCH 31, 2019

			Deduc	tions	Current			74
Name	Beginning Balance	Additions	Amount Collected	Amount Written- Off	30 days	60 days or over	Over 120 days	Ending Balance
Magelian Capital Realty	00 747							
Development Corp. Magellan Capital	33,717	780				780	33,717	34,497
Corporation	311,530	500	:			500	311,530	312,030
Magellan Capital Trading Corporation	34,717	780				780	34,717	35,497
Magellan Utilities Development Corp.	0					700	34,717	
Business Process Outsourcing International	24,558,634	400,407	10,743,218			6,277	14 200 546	44 245 222
Pinamucan Power	21,000,004	400,401	10,745,210			6,211	14,209,546	14,215,823
Corporation	17,205	500				500	17,205	17,705
Pointwest Technologies Corporation	0	3,240				3,240	17,200	3,240
Philippine Deposit Insurance Corporation						0,210		3,240
Others								
	24,955,803	406,207	10,743,218			12,077	14,606,715	14,618,792

CERTIFICATE OF INDEPENDENT DIRECTOR

I, Peter L. Kawsek, Jr., Filipino, of legal age and resident of 415 Arayat Street, Mandaluyong City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am a nominee for independent director of F & J Prince Holdings Corporation and have been its independent director since <u>July 26, 2018</u> (where applicable).
- 2. I am affiliated with the following companies or organizations (including Government Owned and Controlled Corporations):

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE
Apo International Marketing Corporation	President	From 1980 to Present
Kawsek, Incorporated	Vice-President	From 1980 to Present
PNZ Marketing, Inc.	President	From 1981 to Present
PNZ Packers, Inc	President	From 1981 to Present
Bekter Ventures, Inc.	President	From 2007 to Present

- I possess all the qualifications and none of the disqualifications to serve as an Independent Director of F & J Prince Holdings Corporation, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rule and Regulations and other SEC issuances.
- 4. I am related to the following director/officer/substantial shareholder of (covered company and its subsidiaries and affiliates) other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code. (where applicable)

NAME OF DIRECTOR/OFFICER/ SUBSTANTIAL SHAREHOLDER	COMPANY	NATURE OF RELATIONSHIP
N.A.	N.A.	N.A.

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

OFFENSE CHARGED/ INVESTIGATED	TRIBUNAL OR AGENCY INVOLVED	STATUS
N.A.	N.A.	N.A.

- 6. (For those in government service/affiliated with government agency or GOCC) I have the required written permission or consent from the (head of the agency/department) to be an independent director in ______, pursuant to Office of the President Memorandum Circular No. 17 and Section 12, Rule XVIII of the Revised Civil Service Rules.
- I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulation, Code of Governance and other SEC issuances.
- 8. I shall inform the Corporate Secretary of F & J Prince Holdings Corporation of any changes in the above-mentioned information within five days from its occurances.

Done, this	day of	2019, at City of	
Done, uns	uay or		

Peter L. Kawsek, Jr. Afffant

Doc. No. 305; Page No. 74; Book No. 75; Series of 2019.

ATTY, GOLDA JULIA S GAPUZ Notary Public for Maleti City

Appt:No. M-170 until December 31, 2020
7th Floor Citibank Center Paseo de Roxas Makati City
IBP No. 056548, 12/11/18 Makati Chapter
PTR No.7338120,1/4/19 Makati City

Roll.No. 65933

MCLE Compliance No VI-0021297; valid from 03/28/19 until 04/14/2022

CERTIFICATE OF INDEPENDENT DIRECTOR

- I, <u>Charlie K. Chua</u>, Filipino, of legal age and resident of <u>180 4th Avenue</u>, <u>Caloocan City</u> after having been duly sworn to in accordance with law do hereby declare that:
 - I am a nominee for independent director of F & J Prince Holdings Corporation and have been its independent director since <u>July 26, 2018</u> (where applicable).
 - 2. I am affiliated with the following companies or organizations (including Government Owned and Controlled Corporations):

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE
Highland Tractor Parts, Inc. CKL Marketing & Dev't. Corp.	Vice-president President	25 years 25 years
Skywell Holding Corporation	President	12 years

- I possess all the qualifications and none of the disqualifications to serve as an Independent Director of F & J Prince Holdings Corporation, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rule and Regulations and other SEC issuances.
- 4. I am related to the following director/officer/substantial shareholder of (covered company and its subsidiaries and affiliates) other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code. (where applicable)

NAME OF DIRECTOR/OFFICER/ SUBSTANTIAL SHAREHOLDER	COMPANY	NATURE OF RELATIONSHIP
N/A		

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

OFFENSE CHARGED/ INVESTIGATED	TRIBUNAL OR AGENCY INVOLVED	STATUS
N/A		

6. (For those in government service/affiliated with government agency or GOCC) I have the required written permission or consent from the (head of the agency/department) to be an , pursuant to Office of the President independent director in Memorandum Circular No. 17 and Section 12, Rule XVIII of the Revised Civil Service Rules. 7. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulation, Code of Governance and other SEC issuances. 8. I shall inform the Corporate Secretary of F & J Prince Holdings Corporation of any changes in the above-mentioned information within five days from its occurances. day of 2019, at City of Done, this Charlie Cho Chu Charlie K. Chua Affiant day of JUN 0 3 2019 2019 at City of SUBSCRIBED AND SWORN to before me this CITY OF MAKAT, affiant personally appeared before me and exhibited to his/her MULTIS LICENSE no issued at ___ expires on /2/07/21 Doc. No. 344; Page No. 74; Book No. I Notary Public for Makati City Appt.No. M-170 until December 31, 2020 Series of 2019. 7th Floor Citibank Center Paseo de Roxas Makati City IBP No. 056548, 12/11/18 Makati Chapter PTR No.7338120,1/4/19 Makati City Rell.No. 65933 MCLE Compliance No VI-0021237; valid from 03/28/19 until 04/14/2022

F8 J Prince Holdings Corporation

Memorandum: CORPORATE ACTIONS TAKEN FOR 2018

DATE	ACTION TAKEN	
May 28, 2018 (Regular Board Meeting)	 a) Approval of authority for the President to approve the Audited Financial Statements for the year ending 2017 and to approve its release by the Company's external auditor, SGV & Co., pursuant to the reportorial requirements of the BIR and SEC. b) Approval of authority for the President to set the date of the Annual Stockholders' Meeting for the year 2018. 	
July 26, 2018 (Organizational Meeting of the Board of Directors)	Election of Corporate Officers & members of the Audit Committee, Nomination Committee and Compensation Committee. Audit Committee: Peter L. Kawsek, Jr. – Chairman/Independent Director Robert Y. Cokeng Johnson U. Co Johnson Tan Gui Yee Rufino B. Tiangco	
	Nomination Committee: Robert Y. Cokeng – Chairman Mark Ryan K. Cokeng Johnson Tan Gui Yee Rufino B. Tiangco Charlie K. Chua – Independent Director Compensation Committee: Robert Y. Cokeng – Chairman Mark Ryan K. Cokeng Johnson Tan Gui Yee Rufino B. Tiangco Charlie K. Chua – Independent Director	

DIRECTORY/BANKERS

EXECUTIVE OFFICES:

5th Floor, Citibank Center 8741 Paseo de Roxas, Makati City 1226 Tel. Nos.: 8927133 • 8927137 • 8929443

LEGAL COUNSEL:

ATTY. FINA BERNADETTE D.C. TANTUICO 5th Floor, Citibank Center 8741 Paseo de Roxas, Makati City

AUDITORS:

SYCIP GORRES VELAYO & CO.Certified Public Accountants
6760 Ayala Avenue, Makati City

TRANSFER AGENT:

RCBC STOCK TRANSFER

Ground Floor, West Wing Grepalife Building Sen. Gil Puyat Avenue, Makati City

LISTED AT:

THE PHILIPPINE STOCK EXCHANGE, INC.

PSE Plaza, Ayala Triangle Ayala Avenue, Makati City

BANKERS:

BANK OF SINGAPORE

22nd Floor, Tower One and Exchange Plaza Ayala Triangle, Ayala Avenue, Makati City

BANK OF THE PHILIPPINE ISLANDS

Ortigas Branch
Benpres Building, Ortigas Center
Pasig City

CHINA BANKING CORPORATION

Balintawak-Boni Branch Balintawak, Quezon City

BDO PRIVATE BANK

Mezzanine Floor, BDO Executive Tower 8751 Paseo de Roxas, Makati City

METROPOLITAN BANK & TRUST CO.

Meralco Branch Ground Floor, Ortigas Building Ortigas Avenue, Pasig City

ANNUAL REPORT ON SEC FORM 17-A

The corporation undertakes to provide without charge to the shareholders or to each person solicited, on the written request of any such person, a copy of the Annual Report on SEC Form 17-A. Said written request, may be directed to:

ATTY. FINA BERNADETTE D.C. TANTUICO

Corporate Secretary

FS J Prince Holdings Corporation

5th Floor, Citibank Center

8741 Paseo de Roxas, Makati City