

CERTIFICATION

I, **HERBERT M. CONSUNJI**, Executive Vice President, Chief Finance Officer, Chief Compliance Officer of DMCI Holdings, Inc. with SEC registration number ASO095002283, with principal office at 3rd Floor Dacon Building, 2281 Chino Races Avenue, Makati City, on oath state:

- 1) That on behalf of DMCI Holdings, Inc., I have caused this SEC Form 20-IS (Preliminary Information Statement) to be prepared;
- 2) That I read and understood its contents which are true and correct of my own personal knowledge and/or based on true records;
- 3) That DMCI Holdings, Inc. will comply with the requirements set forth in SEC Notice dated June 24, 2020 for a complete and official submission of reports and/or documents through electronic mail; and
- 4) That I am fully aware that documents filed online which requires pre-evaluation and/or processing fee shall be considered complete and officially received only upon payment of a filing fee.


HERBERT M. CONSUNJI
Chief Compliance Officer

21 MAR 2022

SUBSCRIBED AND SWORN to before me this _____ at Makati City, affiant exhibiting to me his passport no. P9195543A issued on October 17, 2018 at DFA NCR East.

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Page No. 87
Book No. 207
Series of 2022


ATTY. RAYMOND A. RAMOS
COMMISSION NO. M-239
NOTARY PUBLIC FOR MAKATI CITY
UNTIL JUNE 30, 2022 PER B.M. NO. 3795
11 KALAYAAN AVENUE EXTENSION,
BARANGAY WEST REMBO, MAKATI CITY
SC Roll No. 62179/04-26-2013
IRP NO. 171365/01-03-2022/Pasig City
PTR NO. MKT 8852502/01-03-2022/Makati City
MCLC Compliance No. VI-0007878/4-06-2018



NOTICE OF ANNUAL MEETING OF STOCKHOLDERS

Dear Stockholders:

Please be notified that the annual meeting of stockholders of DMCI Holdings, Inc. (the "Corporation") will be held virtually on May 17, 2022 at 9:30 A.M. with the following agenda:

- (1) Call to Order
- (2) Report on Attendance and Quorum
- (3) Approval of Minutes of Previous Stockholders' Meeting
- (4) Management Report for the year ended December 31, 2021
- (5) Ratification of All Acts of the Board of Directors and Officers during the preceding year
- (6) Appointment of Independent Auditor
- (7) Amendments to Corporation's By-Laws
- (8) Election of Directors including the Independent Directors
- (9) Other Matters
- (10) Adjournment

Stockholders of record as of April 4, 2022 will be entitled to notice of and to vote at the said annual meeting or any adjournment or postponement thereof.

Given the current emergency health crisis, stockholders may only attend by remote communication, by voting in absentia, or by appointing the Chairman or the President or the Chief Finance Officer as proxy. Stockholders who intend to attend the said meeting should notify the Corporation by sending an email to dmcihi_asm@dmcinet.com. The Corporation will send the instructions for joining the virtual annual meeting via email to each stockholder who will signify his/her intention to attend the same.

Deadline for submission of proxies is on May 6, 2022 via mail or email at dmcihi_asm@dmcinet.com. Validation of proxies shall be held on May 12, 2022 2:00 p.m., at the principal office of the Corporation, or virtually, as may be necessary or required.

Makati City, Metro Manila,

March 18, 2022

For the Board of Directors:



ATTY. NOEL A. LAMAN

Corporate Secretary

** DMCI Holdings, Inc. Dividend Policy: The Corporation is committed to provide reasonable economic returns to its shareholders with a dividend payout ratio of at least 25% of the preceding year's Consolidated Core Net Income, or the reported net income excluding all foreign exchange, mark-to-market gains and losses and non-recurring items. The Corporation may, from time to time, pay special dividends as a return of excess funds to shareholders as determined by the Board of Directors upon considering the investing and operating needs of the Corporation. The policy is subject to availability of retained earnings, and subject further to compliance with applicable laws, rules and regulations on dividend declarations.*

AGENDA DETAILS AND RATIONALE

1. Call to Order. The Chairman of the Board of Directors, Mr. Isidro A. Consunji, will call the meeting to order.
2. Certification of Notice and Quorum. The Corporate Secretary, Atty. Noel A. Laman, will certify that copies of the Notice were sent to the stockholders of record, and will certify the number of shares present at the meeting, for the purpose of determining the presence of quorum for the transaction of corporate business.
3. Approval/ratification of the minutes of the annual meeting of stockholders held on May 18, 2021. The minutes of the May 18, 2021 annual stockholders' meeting are posted on the company's website. Hardcopies will also be distributed during the meeting. The stockholders will be requested to approve the said minutes. The proposed resolution reads as follows:

"RESOLVED, That the stockholders of DMCI Holdings, Inc. (the "Corporation") hereby approve the minutes of the annual stockholders' meeting of the Corporation held on May 18, 2021."

4. Approval of the Management Report for the year ending December 31, 2021. The President will report on the performance of the company for the year 2021. The proposed resolution reads as follows:

"RESOLVED, That the stockholders of DMCI Holdings, Inc. (the "Corporation") hereby approve the Management Report for the year ending December 31, 2021."

5. Ratification of Acts of Directors and Officers Resolutions, contracts, and acts of the board of directors and management for ratification refer to those passed or undertaken by them during the year and for the day to day operations of the Company as contained or reflected in the attached annual report and financial statements and more specifically identified in item 9 (2) of the Information Statement. The proposed resolution reads as follows:

"RESOLVED, That the stockholders of DMCI Holdings, Inc. approve, ratify and confirm all the acts, decisions and resolutions of the Board of Directors and officers of the Corporation made or undertaken from May 18, 2021 and until the date of this meeting as they are reflected in the books and records of the Corporation."

6. Appointment of Independent Auditors. The stockholders will be requested to approve the appointment of SyCip, Gorres, Velayo & Co. as independent auditors of the Corporation for the current year, 2022. The proposed resolution reads as follows:

"RESOLVED, That the stockholders of DMCI Holdings, Inc. approve, ratify and confirm, as they do hereby, the appointment of SyCip Gorres Velayo & Co. as the external auditors of the Corporation for the current year."

7. Amendments to the Company's By-Laws.

The following provisions of the Company's By-Laws are proposed to be amended in order to provide for the (a) inclusion of remote communication in the holding of board and stockholders' meetings, (b) 21 day notice for annual stockholders' meeting in accordance with the Revised Corporation Code, (c) increase in the number of seats allocated for independent directors (from 2 to 3), and the (d) creation of Sustainability and Strategy Committee:

Art. II Sec. 2 Notice of Regular Annual Meetings

Art. II Sec. 4 Notice of Special Meetings

Art. II Sec 6. Quorum

Art. II Sec. 7 Vote

Art. II Sec 8 Proxies.

Art. III Sec. 1 Number, Term of Office, Manner of Election

Art. III Sec. 3 Disqualifications

Art. III Sec. 7 Regular and Special Meetings

Art. IV Sec. 1 Number, Definition of Independent Directors

Art. IV Sec. 3 Disqualifications of Independent Directors

Art. V Sec. 1 Election, Term of Office and Qualifications

Art. VI Sec. 1 Board Committees

Art. VII Office

Art. VI Sec. 7 Sustainability Committee

The proposed amended provisions of the Amended By-Laws are included in the Definitive Information Statement. The stockholders will be requested to approve the foregoing amendments. The proposed resolution reads as follows:

"RESOLVED, That the stockholders of DMCI Holdings, Inc. approve, ratify and confirm, as they do hereby, the amendments to the following provisions of the Corporation's By-Laws, subject to such revisions and comments as may be proposed by the Securities and Exchange Commission:

Art. II Sec. 2 Notice of Regular Annual Meetings

Art. II Sec. 4 Notice of Special Meetings

Art. II Sec 6. Quorum

Art. II Sec. 7 Vote

Art. II Sec 8 Proxies.

Art. III Sec. 1 Number, Term of Office, Manner of Election

Art. III Sec. 3 Disqualifications

Art. III Sec. 7 Regular and Special Meetings

Art. IV Sec. 1 Number, Definition of Independent Directors

Art. IV Sec. 3 Disqualifications of Independent Directors

Art. V Sec. 1 Election, Term of Office and Qualifications

Art. VI Sec. 1 Board Committees

Art. VII Office

Art. VI Sec. 7 Sustainability Committee

RESOLVED, FURTHER, to authorize the directors and officers of the Corporation to do all acts and execute all documents which may be required by Securities and Exchange Commission (SEC) to fully implement the foregoing resolutions."

8. Election of Directors. The profiles / business experience of the candidates to the Board of Directors are provided in the information statement. The candidates for this year are as follows:

Regular Directors:

ISIDRO A. CONSUNJI
CESAR A. BUENAVENTURA
JORGE A. CONSUNJI
MA. EDWINA C. LAPERAL
LUZ CONSUELO A. CONSUNJI
MARIA CRISTINA C. GOTIANUN

Independent Directors:

ROBERTO L. PANLILIO
BERNARDO M. VILLEGAS
CYNTHIA R. DEL CASTILLO

9. Other Matters. The stockholders to propose such other matters.
10. Adjournment. After all the businesses have been considered, the meeting shall be adjourned.

Participation via Remote Communication

The conduct of the annual stockholders' meeting will be streamed live, and stockholders may attend, and participate at the annual meeting by remote communication by following the instructions below:

1. Starting April 19, 2022, stockholders who intend to participate remotely should notify the Corporation by sending an email to dmcihi_asm@dmcinet.com.
2. An email confirmation and further instructions for the registration and voting will be provided to the stockholders.
3. A link will be sent by email to stockholders who will indicate their intention to participate at the annual meeting through remote communication. The stockholders should access the link provided by the company in order to register their attendance at the annual stockholders' meeting. Once the registration of the stockholders is validated by the company, the company shall send an email to the stockholders which shall contain the link for the May 17, 2022 annual stockholders' meeting. The stockholders may attend the said annual meeting on May 17, 2022 by accessing such link.
4. Stockholders who intend to vote in absentia are required to submit their vote through the online voting portal to be provided by the company upon confirmation of their registration. Votes should be submitted not later than 5:00 PM on May 17, 2022.
5. Stockholders who intend to attend and vote by proxy should submit their respective proxies by mail or by email to dmcihi_asm@dmcinet.com not later than May 6, 2022. No further changes on the proxies will be accommodated after the deadline.

Access to Notice of Meeting, Agenda and Rationale, Proxy Form, Definitive Information Statements, Financial Statements, Minutes of Annual Stockholders' Meeting dated May 17, 2022 can be downloaded by scanning the QR Code provided herewith.

Likewise, you may also download it from the company's website by clicking this link:

http://www.dmciholdings.com/corporate_governance/page/2022-annual-stockholders-meeting

Electronic copies of the same documents are also available at the PSE Edge.

Hard copies of the DIS will be available upon request of the stockholder. You can submit your request by calling (632) 8888 3000 or by sending an email to dmcihi_asm@dmcinet.com.



SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS

INFORMATION STATEMENT PURSUANT TO SECTION 20
OF THE SECURITIES REGULATION CODE

1. Check the appropriate box:

Preliminary Information Statement

Definitive Information Statement

2. Name of Corporation as specified in its charter: **DMCI Holdings, Inc.**

3. Province, country or other jurisdiction of incorporation or organization: **Philippines**

4. SEC Identification Number: **ASO95-002283**

5. BIR Tax Identification Code: **004-703-376**

6. Address of principal office Postal Code: **3rd Floor, Dacon Building
2281 Don Chino Roces Avenue
1231 Makati City
Metro Manila**

7. Corporation's telephone number, including area code: **(632) 8888-3000**

8. Date, time and place of the meeting of security holders:
**May 17, 2022
9:30 A.M.
Via Remote Communication**

9. Approximate date on which the Information Statement is first to be sent or given to security holders:
April 19, 2022

10. In case of Proxy Solicitations:

Name of Person Filing the Statement/Solicitor: **The Management of the Corporation**

Address and Telephone No.: **3rd Floor, Dacon Building
2281 Don Chino Roces Avenue
1231 Makati City
Metro Manila
(632) 8888-3000**

11. Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the RSA (information on number of shares and amount of debt is applicable only to corporate registrants):

<u>Title of Each Class</u>	<u>No. of Shares Outstanding</u>	<u>Amount</u>
Common Shares	13,277,470,000	Php13,277,470,000.00
Preferred Shares	960	960.00
TOTAL	13,277,470,960	Php13,277,470,960.00

12. Are any or all of Corporation's Securities Listed with the Philippine Stock Exchange?

Yes (√)

No ()

PART I
INFORMATION REQUIRED IN INFORMATION STATEMENT

A. GENERAL INFORMATION

Item 1. Date, Time and Place of Meeting

The enclosed proxy is solicited for and on behalf of the Management of **DMCI HOLDINGS, INC.** (hereinafter called the “Corporation”) for use in connection with the annual meeting of the stockholders to be held on May 17, 2022 (Tuesday), at 9:30 A.M. via virtual or remote communication.

The Notice, form of proxy and QR Code with access to the Definitive Information Statement and other related documents will be sent to the stockholders of record as of April 4, 2022 (the “Record Date”) or will be published in two newspapers of general circulation in both print and online format on or before April 19, 2022, in accordance with the requirements of the Securities and Exchange Commission (SEC).

The matters to be considered and acted upon at such meeting are referred to in the Notice and are more fully discussed in this statement.

The complete mailing address of the Corporation is:

3rd Floor, Dacon Building
2281 Don Chino Roces Avenue
1231 Makati City
Metro Manila, Philippines

In view of the current COVID-19 global pandemic, stockholders may only attend by remote communication, by voting in absentia, or by appointing the Chairman of the meeting as proxy. Stockholders who intend to attend the said meeting by remote communication should notify the Corporation by sending an email to dmcghi_asm@dmcinet.com

Participation via Remote Communication

The conduct of the annual stockholders’ meeting will be streamed live, and stockholders may attend, and participate at the annual meeting by remote communication by following the instructions below:

1. Starting April 19, 2022, stockholders who intend to participate remotely should notify the Corporation by sending an email to dmcghi_asm@dmcinet.com.
2. An email confirmation and further instructions for the registration and voting will be provided to the stockholders.
3. A link will be sent by email to stockholders who will indicate their intention to participate at the annual meeting through remote communication. The stockholders should access the link provided by the company in order to register their attendance at the annual stockholders’ meeting. Once the registration of the stockholders is validated by the company, the company shall send an email to the stockholders which shall contain the

link for the May 17, 2022 annual stockholders' meeting. The stockholders may attend the said annual meeting on May 17, 2022 by accessing such link.

4. Stockholders who intend to vote in absentia are required to submit their vote through the online voting portal to be provided by the company upon confirmation of their registration. Votes should be submitted not later than 5:00 PM of May 16, 2021.
5. Stockholders who intend to attend and vote by proxy should submit their respective proxies by mail or by email to dmcghi_asm@dmcinet.com not later than May 12, 2022. No further changes on the proxies will be accommodated after the deadline.

Item 2. Dissenter's Right of Appraisal

The proposed corporate actions to be voted upon by the stockholders at the May 17, 2022 annual meeting are not among the items provided in Section 80 of the Revised Corporation Code of the Philippines, with respect to which a dissenting stockholder may exercise his appraisal right. Thus, the dissenter's right of appraisal as provided under Section 80 of the Revised Corporation Code of the Philippines is not applicable in any of the matters to be voted upon by the stockholders.

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

No director, officer, nominee for director, or associate of any of the foregoing, has any substantial interest, direct or indirect, by security holdings or otherwise, on any matter to be acted upon, other than election to office. No director has informed the Corporation in writing of any intention to oppose any action to be taken during the meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders thereof

(a) As of February 28, 2022, the Corporation has the following outstanding shares:

Common shares (voting)	13,277,470,000 shares*
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**Of the total outstanding common shares, 885,164,620 common shares representing 6.67% of the outstanding common shares are owned by foreign shareholders.*

- (b) The Record Date for the Annual Stockholders' Meeting is on April 4, 2022. Only the holders of Common Shares as of the Record Date shall be entitled to vote on the following matters to be submitted for stockholders' approval: (i) approval of the minutes of the previous meeting, (ii) approval of the Management Report for the year ending December 31, 2021; (iii) ratification of all acts of the Board of Directors and officers during the previous year, (iv) appointment of the independent auditor, (v) amendments of the Corporation's By-Laws, and (vi) election of directors.
- (c) In the election of directors, every stockholder entitled to vote shall have the right to vote in person or by proxy the number of common shares of stock standing in his name as of Record Date. A

stockholder entitled to vote may vote such number of shares for as many persons as there are directors to be elected, or he may cumulate said shares and give one 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 a stockholder shall not exceed the number of shares owned by him as shown in the books of the Corporation multiplied by the whole number of directors to be elected.

Pursuant to the provisions of Article III, Section 3 of the Amended By-Laws of the Corporation, all nominations for the election of directors shall be submitted in writing to the Board of Directors, with the consent of the nominees, at least sixty (60) days before the scheduled annual stockholders' meeting.

With respect to the other matters to be submitted for stockholders' approval, each outstanding common share shall be entitled to one vote.

(d) Security Ownership of Certain Record and Beneficial Owners

The following table sets forth as of February 28, 2022, the record and/or beneficial owners of more than 5% of the outstanding Common Shares of the Corporation which are entitled to vote and the amount of such record and/or beneficial ownership.

Title of Class	Name, Address of Record Owner and Relationship with Issuer	Name and Address of Beneficial Owner and Relationship with Record Owner	Citizenship	Number of Shares Held	Percent of Class
Common	DACON Corporation 2281 Chino Roces Ave., Makati City Dacon Corp. is a stockholder of the Corporation	See attached Schedule 2. Beneficial owners are stockholders of Dacon Corp. ¹	Filipino	6,621,561,069	49.87%
Common	DFC Holdings, Inc. Dacon Bldg. 2281 Don Chino Roces	See attached Schedule 2 Beneficial owners are	Filipino	2,379,799,910	17.92%

¹ Mr. Jorge A. Consunji and/or Ma. Edwina C. Laperal, and/or Maria Cristina C. Gotianun shall have the right to vote the shares of DACON Corporation.

	Avenue, Makati City DFC Holdings, Inc. is a stockholder of the Corporation	stockholders of DFC Holdings, Inc.			
Common	Philippine Central Depository, Inc. (PCD) Ground Floor, Makati Stock Exchange Building 6767, Ayala Avenue Makati City PCD is the registered owner of the shares in the books of the Corporation's transfer agent	See attached Schedule 2. The beneficial owners of such shares are Philippine Depository and Trust Corporation ("PDTC") participants, who hold the shares on their behalf or on behalf of their clients	Filipino	2,937,168,356	22.12%
Common	Philippine Central Depository, Inc. (PCD) Ground Floor, Makati Stock Exchange Building 6767, Ayala Avenue Makati City PCD is the registered owner of the shares in the books of the Corporation's	(See attached Schedule 2.) The beneficial owners of such shares are Philippine Depository and Trust Corporation ("PDTC") participants, who hold the shares on their	Foreign	875,428,569	06.59%

	transfer agent	behalf or on behalf of their clients			
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Below is the list of the individual beneficial owners under PCD, Inc. account holding more than 5% of the outstanding Common Shares of the Corporation.

Title of Class	Name and Address of Beneficial Owner and Relationship with Record Owner	Citizenship	Number of Shares Held	Percent of Class
Common	NONE	-	-	-

There is no person under PCD account who hold more than 5% of the company's shares.

(e) Security Ownership of Management

The table sets forth as of **February 28, 2022** the record or beneficial stock ownership of each Director of the Corporation and all Officers and Directors as a group.

Title of Class	Name of Beneficial Owner	Amount and Nature of Beneficial Ownership	Citizenship	Percent of Class
Common	Isidro A. Consunji	65,000 Direct	Filipino	0.0005%
Common	Cesar A. Buenaventura	900,000 Direct	Filipino	0.0068%
Common	Ma. Edwina C. Laperal	3,315,000 Direct	Filipino	0.0050%
Common	Jorge A. Consunji	5,000 Direct	Filipino	0.0000%
Common	Herbert M. Consunji	293,000 Direct	Filipino	0.0022%
Common	Luz Consuelo A. Consunji	101,000 Direct	Filipino	0.0008%
Common	Antonio Jose U. Periquet	125,000 Direct	Filipino	0.0009%
Common	Honorio O. Reyes-Lao	185,000 Direct	Filipino	0.0014%
Common	Maria Cristina C. Gotianun	5,500 Direct	Filipino	0.0000%
Common	Noel A. Laman	100,000 Direct	Filipino	0.0008%
Common	Ma. Pilar P. Gutierrez	0 N/A	Filipino	0.0000%
Common	Cherubim O. Mojica	0 N/A	Filipino	0.0000%
	Aggregate Ownership of Directors and Officers as a group, unnamed	5,094,500 Direct	Filipino	0.0383%

All the above named directors and officers of the Corporation are the record and beneficial owners of the shares of stock set forth opposite their respective names.

(f) Voting Trust Holders of 5% or more

The Corporation is not aware of any person holding more than 5% of the shares of Corporation under a voting trust or similar agreement.

(g) Changes in Control

From January 1, 2021 to date, there has been no change in control of the Corporation. Neither is the Corporation aware of any arrangement which may result in a change in control of it.

(h) Certain Relationship and Related Transactions

Related parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making the financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence which includes affiliates. Related parties may be individuals or corporate entities.

The Group, in the regular conduct of business, has entered into transactions consisting of construction contracts, equipment rentals, sale and purchases of goods, services and properties, reimbursement of operating expenses, with associates, joint ventures and other related parties. Transactions entered into with related parties are made at normal commercial prices and terms. These are settled in cash, unless otherwise specified.

Material related party transactions are reviewed by the Audit and Related Party Transactions Committee of the Board and properly disclosed in the accompanying consolidated financial statements. The Company have approval requirements and limits on the amount and extent of related party transactions in compliance with the requirements under Revised SRC Rule 68.

Refer to **Note 20 – Related Party Transactions of the 2021 Audited Consolidated Financial Statements** for further details.

Item 5. Directors and Executive Officers

(a) Incumbent Directors and Executive Officers.

The following are the incumbent directors and executive officers of the Corporation:

Name	Position	Age	Citizenship
Isidro A. Consunji	Chairman of the Board President/Chief Executive Officer	73	Filipino
Cesar A. Buenaventura	Vice-Chairman of the Board	92	Filipino
Herbert M. Consunji	Director/Executive Vice President & Chief Finance Officer/Chief Compliance Officer/Chief Risk Officer	69	Filipino
Ma. Edwina C. Laperal	Director/ Treasurer	60	Filipino
Maria Cristina C. Gotianun	Director/ Assistant Treasurer	67	Filipino
Luz Consuelo A. Consunji	Director	68	Filipino
Jorge A. Consunji	Director	70	Filipino
Antonio Jose U. Periquet	Director (Independent)	60	Filipino

Honorio O. Reyes-Lao	Director (Independent)	77	Filipino
Noel A. Laman	Corporate Secretary	82	Filipino
Ma. Pilar P. Gutierrez	Asst. Corporate Secretary	45	Filipino
Cherubim O. Mojica	Senior Vice President & Corporate Communications Head	44	Filipino

The incumbent directors of the Corporation have been nominated to the Board of Directors for the ensuing year and they have all accepted their respective nomination.

The following are the Corporate Governance Committees pursuant to the Corporation's Manual on Corporate Governance and Article VI of the Amended By-laws.

BOARD COMMITTEES	MEMBERS
Audit and Related Party Transaction (RPT)	Honorio O. Reyes-Lao (Chairman) Antonio Jose U. Periquet Cesar A. Buenaventura
Risk Oversight	Antonio Jose U. Periquet (Chairman) Honorio O. Reyes-Lao Jorge A. Consunji
Corporate Governance <i>(with functions of Nomination & Election and Compensation & Remuneration committees)</i>	Antonio Jose U. Periquet (Chairman) Honorio O. Reyes-Lao Cesar A. Buenaventura
Executive Committee	Isidro A. Consunji (Chairman) Cesar A. Buenaventura Jorge A. Consunji Herbert M. Consunji Antonio Jose U. Periquet

On February 14, 2007, the SEC approved the Company's Amended By-Laws which incorporated the provisions of SRC Rule 38. The nominees for independent directors for this year's annual stockholders' meeting are Messrs. Roberto L. Panlilio and Bernardo M. Villegas. Pursuant to SEC Memorandum Circular No. 4, series of 2017, the independent directors shall serve for a maximum cumulative term of nine (9) years, and that the reckoning of the cumulative nine-year term is from the year 2012. Both Messrs. Roberto L. Panlilio and Bernardo M. Villegas, are first time nominees for independent directors of the Company.

(b) Term of office.

The term of office of the directors and executive officers is one (1) year from their election as such until their successors are duly elected and qualified.

(c) Business experience of the Directors and Officers during the past five (5) years.

BOARD OF DIRECTORS

1. Regular Directors

Isidro A. Consunji – is 73 years old; has served the Corporation as a regular director for twenty seven (27) years since March 1995; is a regular Director of the following: **(Listed)** Semirara Mining and Power Corp. and Atlas Consolidated Mining and Development Corp.; **(Non-listed)** D. M. Consunji, Inc., DMCI Project Developers, Inc., DMCI Mining Corp., DMCI Power Corp., DMCI Masbate Corp., Maynilad Water Holdings, Co. Inc., Maynilad Water Services, Inc., Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., Sem-Calaca Res Corp., Sem-Cal Industrial Park Developers, Inc., Semirara Claystone, Inc., Dacon Corp., DFC Holdings, Inc., Beta Electric Corp. and Crown Equities, Inc., Wire Rope Corporation of the Philippines, Philippine Overseas Construction Board (Chairman), Construction Industry Authority of the Phils. **Education.** Bachelor of Science in Engineering (University of the Philippines), Master of Business Economics (Center for Research and Communication), Master of Business Management (Asian Institute of Management), Advanced Management (IESE School, Barcelona, Spain). **Civic Affiliations.** Philippine Overseas Construction Board, *Chairman*, Construction Industry Authority of the Philippines, *Board Member*, Philippine Constructors Association, *Past President*, Philippine Chamber of Coal Mines, *Past President*, Asian Institute of Management Alumni Association, *Member*, UP Alumni Engineers, *Member*, UP Aces Alumni Association, *Member*.

Cesar A. Buenaventura – is 92 years old; has served the Corporation as a regular director for twenty seven (27) years since March 1995; is a regular/independent Director of the following: **(Listed)** Semirara Mining and Power Corp., iPeople Inc. (Independent Director), Petroenergy Resources Corp., Concepcion Industrial Corp (Independent Director); Pilipinas Shell Petroleum Corp. (Independent Director); International Container Terminal Services, Inc. (Independent Director); **(Non-listed)** D.M. Consunji, Inc., Mitsubishi-Hitachi Power Systems Phils, Inc. (Chairman) **Education.** Bachelor of Science in Civil Engineering (University of the Philippines), Masters Degree in Civil Engineering, Major in Structures (Lehigh University, Bethlehem, Pennsylvania). **Civic Affiliations.** Pilipinas Shell Foundation, *Founding Member*, Makati Business Club, *Board of Trustee* University of the Philippines, *Former Board of Regents*, Asian Institute of Management, *Former Board of Trustee*, Benigno Aquino Foundation, *Past President*, Trustee of Bloomberry Cultural Foundation, Trustee of ICTSI Foundation Inc.; **Special Recognition.** Honorary Officer, Order of the British Empire (OBE) by Her Majesty Queen Elizabeth II; MAP Management Man of the Year 1985; One of the top 100 graduates of the University of the Philippines College of Engineering in its 100-year History.

Jorge A. Consunji – is 70 years old; has served the Corporation as a regular director for twenty seven (27) years since March 1995; is a regular Director of the following: **(Listed)** Semirara Mining and Power Corp.; **(Non-listed)** D.M. Consunji Inc., DMCI Project Developers, Inc., DMCI Mining Corp., DMCI Power Corp., DMCI Masbate Corp., Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., DMCI Concepcion Power Corp., Maynilad Water Holdings, Co. Inc., Maynilad Water Services, Inc., Dacon Corp., DFC Holdings, Inc., Beta Electric Corporation, Wire Rope Corporation of the Phils., Private Infra Dev Corp., Manila Herbal Corporation, Sirawai Plywood & Lumber Co., M&S Company, Inc. **Education.** Bachelor of Science in Industrial Engineering (De La Salle University); Attended the Advanced Management Program

Seminar at the University of Asia and the Pacific and Top Management Program at the Asian Institute of Management. **Civic Affiliations.** Construction Industry Authority of the Phils, *Board Member*, Asean Constructors Federation, *Former Chairman*, Phil. Constructors Association, *Past President/Chairman*, Phil. Contractors Accreditation Board, *Former Chairman*, Association of Carriers & Equipment Lessors, *Past President*.

Herbert M. Consunji – is 68 years old; has served the Corporation as a regular director for twenty seven (27) years since March 1995; is a regular Director of the following: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** D.M. Consunji, Inc., Subic Water and Sewerage Company, Inc., DMCI Mining Corp., Sem-Calaca Res Corporation, DMCI Power Corp., Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., Sem-Cal Industrial Park Developers, Inc. **Education.** Top Management Program, Asian Institute of Management; Bachelor of Science in Commerce, Major in Accounting (De La Salle University), Certified Public Accountant (CPA). **Civic Affiliations.** Philippine Institute of Certified Public Accountants, *Member*; Financial Executives Institute of the Phils., *Member*; Shareholders' Association of the Phils., *Member*; *Management Association of the Philippines, Member.*

Ma. Edwina C. Laperal - is 60 years old; has served the Corporation as a regular director from March 1995 to July 2006 (11 years and 4 months) and from July 2008 to present (14 years); is a regular Director of the following: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** D.M. Consunji, Inc., DMCI Project Developers, Inc., Dacon Corporation, DMCI Urban Property Developers, Inc, Sem-Calaca Power Corp., DFC Holdings, Inc. **Education.** BS Architecture (University of the Philippines), Masters in Business Administration (University of the Philippines). **Civic Affiliations.** UP College of Architecture Alumni Foundation Inc., *Member*; United Architects of the Philippines, *Member*; Guild of Real Estate Entrepreneurs And Professionals (GREENPRO) formerly Society of Industrial-Residential-Commercial Realty Organizations, *Member*; Institute of Corporate Directors, *Fellow.*

Luz Consuelo A. Consunji – is 68 years old; has served the Corporation as a regular director for six (6) years since 2016. She is a regular director of the following: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** South Davao Development Corp., Dacon Corp. and Zanorte Palm-Rubber Plantation, Inc.; **Education.** Bachelor's Degree in Commerce, Major in Management (Assumption College), Master's in Business Economics (University of Asia and the Pacific). **Civic Affiliations.** Mary Mother of the Poor Foundation, Treasurer (May 2012-July 2014), Missionaries of Mary Mother of the Poor, Treasurer (May 2012 – present).

Maria Cristina C. Gotianun is 67 years old; has served the Corporation as a regular director for three years since 2019 and as Assistant Treasurer for twenty seven (27) years. She is a regular director of the following positions: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** Dacon Corporation, D.M. Consunji, Inc., DMCI Power Corporation, Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., Sirawan Food Corporation, Sem-Cal Industrial Park Development Corp., St. Raphael Power Generation Corp., Semirara-Energy Utilities, Inc., Semirara Claystone, Inc., Sem Calaca Res Corp. **Education.** Bachelor of Science in Business Economics (University of the Philippines), Major in Spanish - Instituto de Cultura Hispanica, Madrid, Spain; Special Studies in Top Management Program, AIM ACCEED; and Strategic Business Economics Program, University of Asia & the Pacific. **Civic Affiliations.** Institute of Corporate Directors, *Fellow.*

INDEPENDENT DIRECTORS

Honorio O. Reyes-Lao - is 76 years old. Pursuant to SEC Memorandum Circular No. 4-2017, an independent director shall serve for a maximum cumulative term of nine (9) years, and that the reckoning of the cumulative nine-year term is from the year 2012. Pursuant to the said SEC circular, Mr. Lao is deemed to have been an independent director of the Company for nine (9) years since 2012. Mr. Reyes-Lao is also an independent director of Semirara Mining and Power Corporation and a director of Philippine Business Bank (Listed); **(Public but Non-Listed)** DMCI Project Developers, Inc. (independent director from 2016-present); **(Non-Listed)** Southwest Luzon Power Generation Corp. (2017-present), Sem-Calaca Power Corp. (2017-present), Gold Venture Lease and Management Services Inc. (2008-2009), First Sovereign Asset Management Corporation (2004-2006, CBC Forex Corporation (1998-2002) , CBC Insurance Brokers, Inc. (1998-2004), CBC Properties and Computers Center, Inc. (1993-2006); **Education.** Bachelor of Arts, Major in Economics (De La Salle University), Bachelor of Science in Commerce, Major in Accounting (De La Salle University), Masters Degree in Business Management (Asian Institute of Management); **Civic Affiliations.** Institute of Corporate Directors, Fellow, Rotary Club of Makati West, Member/Treasurer, Makati Chamber of Commerce and Industries, Past President.

Antonio Jose U. Periquet - is 60 years old. Pursuant to SEC Memorandum Circular No. 4-2017, an independent director shall serve for a maximum cumulative term of nine (9) years, and that the reckoning of the cumulative nine-year term is from the year 2012. Pursuant to the said SEC circular, Mr. Periquet is deemed to have been an independent director of the Company for nine (9) years since July 2012. Mr. Periquet is also a director of the following: **(Listed)** Ayala Corporation, Bank of the Philippine Islands, The Max's Group of Companies, Philippine Seven Corporation, Inc. Semirara Mining and Power Corporation; **(Non-listed)** Albizia ASEAN Tenggara Fund, Campden Hill Group, Inc. (Chairman), Campden Hill Advisors, Inc., Pacific Main Properties and Holdings (Chairman), Lyceum of the Philippines University, BPI Capital Corporation, BPI Family Savings Bank, Inc., BPI Asset Management and Trust Corporation (Chairman), The Straits Wine Company, Inc.; **Education.** Mr. Periquet is a graduate of the Ateneo de Manila University (AB Economics). He also holds an MSc in Economics from Oxford University and an MBA from the University of Virginia. **Civic Affiliations.** Global Advisory Council, Darden Graduate School of Business Administration, University of Virginia, Member; Finance and Budget Committee of the Board, Ateneo de Manila University, Member; Finance Committee, Philippine Jesuit Provincial, Member.

The Board of Directors of the Corporation have attended the following trainings / seminars during the year 2021:

Name	Training	Date
Isidro A. Consunji	SMPC Sustainability Summit	September 28 and 30, 2021
Cesar A. Buenaventura	SMPC Sustainability Summit	September 28 and 30, 2021
Jorge A. Consunji	SMPC Sustainability Summit	September 28 and 30, 2021
Ma. Edwina C. Laperal	SMPC Sustainability Summit	September 28 and 30, 2021
Ma. Cristina C. Gotianun	SMPC Sustainability Summit	September 28 and 30, 2021
Luz Consuelo A. Consunji	SMPC Sustainability Summit	September 28 and 30, 2021
Herbert M. Consunji	SMPC Sustainability Summit	September 28 and 30, 2021

Antonio Jose U. Periquet	The Board's Agenda 2021: The Pathway to Recovery Through ESG	October 21, 2021
Honorio O. Reyes-Lao	SMPC Sustainability Summit	September 28 and 30, 2021

Attendance Report of Directors

The attendance record of directors in board and committee meetings in 2021 is summarized below:

	Name	Number of Meetings Held During the Year	Number of Meetings Attended	Percentage
Board Chairman	Isidro A. Consunji	10	10	100%
Board Vice-Chairman	Cesar A. Buenaventura	10	10	100%
Board Member	Jorge A. Consunji	10	10	100%
Board Member	Herbert M. Consunji	10	10	100%
Board Member	Ma. Edwina C. Laperal	10	10	100%
Board Member	Luz Consuelo A. Consunji	10	10	100%
Board Member	Ma. Cristina C. Gotianun	10	10	100%
Independent Director	Antonio Jose U. Periquet	10	9	90%
Independent Director	Honorio O. Reyes-Lao	10	10	100%

Audit and Related Party Transaction Committee

Name	Number of Meetings Held During the Year	Number of Meetings Attended	Percentage
Honorio O. Reyes-Lao (Chairman)	4	4	100%
Antonio Jose U. Periquet	4	4	100%
Cesar A. Buenaventura	4	4	100%

Board Risk Oversight Committee

Name	Number of Meetings Held During the Year	Number of Meetings Attended	Percentage
Antonio Jose U. Periquet (Chairman)	2	2	100%
Honorio O. Reyes-Lao	2	2	100%
Jorge A. Consunji	2	2	100%

Corporate Governance Committee

Name	Number of Meetings Held During the Year	Number of Meetings Attended	Percentage
Antonio Jose U. Periquet (Chairman)	2	2	100%
Honorio O. Reyes-Lao	2	2	100%
Cesar A. Buenaventura	2	2	100%

Appraisal and Performance Report for the Board and Criteria and Procedure for Assessment

The Board of Directors conducts an annual self-evaluation to determine whether it and its Committees are functioning effectively and to ensure that members effectively fulfill their obligations. The annual performance assessment is divided into four sets:

- a. Board Appraisal
- b. Director Appraisal
- c. Committee Appraisal
- d. Chief Executive Officer Appraisal

Full Board Review	The Full Board Review covers Board activities, mission and purpose, governance, board organization, meetings and membership, and management support.
CEO Appraisal	The Board will assess separately the performance of the CEO to rate his financial, strategic, governance, internal processes and business development capacities.
Peer Board Review	The Peer Board Review allows each Director to assess their Co-directors in terms of leadership, interpersonal skills, strategic thinking and their contribution to the Board.
Board Committees: ➤ Audit & RPT ➤ Board Risk Oversight ➤ Corporate Governance	In compliance with the Company's CG Manual and Board Charter, the annual assessment of the performance of the Board Committees has been adapted which contains the oversight responsibilities under the Code of Corporate Governance, i.e. composition and meetings, duties and responsibilities of the members of the committees

In addition, the Chief Compliance Officer, Chief Risk Officer and the Chief Audit Executive are evaluated by its respective board committees.

Chief Compliance Officer	The assessment of the CCO contains the monitoring, reviewing, and ensuring the compliance by the corporation, its directors, officers and employees with the relevant laws, CG Code, and all governance issuances by the regulators
Chief Risk Officer	This evaluates the performance of the CRO in supervising the entire Enterprise Risk Management process, communicating the top risk, implementing the risk management strategies and action plans.
Chief Audit Executive	The Board will assess the performance of the Chief Audit Executive (Punogbayan & Araullo) mainly in providing independent risk-based assurance service to the Board, Audit Committee and Management. They are evaluated based on their regular and special audit on the company's risk assessment; reviewing, auditing and assessing the efficiency and effectiveness of the internal control system of all areas of the company.

Performance Evaluation Criteria and Process

The criteria for the performance evaluation of the CEO, Board and its committees include the leadership, strategic thinking, governance, financial management skills, interpersonal skills, board contribution, structure and composition, meeting attendance, duties and responsibilities, and management support.

The Chief Compliance Officer administers the distribution of the online assessment forms to the members of the Board and committees. The Company engaged Castillo Laman Tan and Pantaleo and San Jose Law Office to facilitate the tabulation of ratings and results, after which it summarized the evaluation comments.

2. Officers

Noel A. Laman is 82 years old; has been the Corporate Secretary for twenty seven (27) years since March 1995; he holds the following positions: **(Non-listed)** Castillo Laman Tan Pantaleon & San Jose Law Offices, Founder/Senior Partner; Co-founder, DCL Group of Companies; President, DCL Management Ventures, Inc. **Education.** Bachelor of Science, Jurisprudence (University of the Philippines); Bachelor of Laws (University of the Philippines); Master of Laws (University of Michigan Law School); **Civic Affiliations.** Integrated Bar of the Philippines, Past Secretary, Treasurer, Vice President, Makati Chapter; Rotary Club Makati West, Past President; Intellectual Property Association of the Philippines (IPAP), Past President; Asian Patent Attorneys Association (APAA), Past Council Member; Firm Representative to the German Philippine Chamber of Commerce, Inc., Member.

Ma. Pilar P. Gutierrez is 45 years old; has served the Corporation as Assistant Corporate Secretary for twelve (12) years since 2010; she holds the following positions: **(Listed)** National Reinsurance Corporation of the Philippines, Assistant Corporate Secretary; **(Non-listed)** Castillo Laman Tan Pantaleon & San Jose Law Firm, Senior Partner. She serves as Assistant Corporate Secretary of the following subsidiaries/affiliates of the Corporation: D.M. Consunji, Inc., DMCI Project Developers, Inc., Dacon Insurance Brokers, Inc., Wire Rope Corporation of the Philippines, and DM Consunji Technical Training Center Inc. She is also the Corporate Secretary of the following companies: Pricon Microelectronics, Inc., Test Solution Services, Inc., Manpower Resources of Asia, Inc., Sealanes Marine Services, Inc., Software AG Philippines, Inc., Mercury Battery Industries, Inc., Philippine Advanced Processing Technology, Inc., Rentokil Initial Philippines, Inc., Draeger Philippines Corporation, NCSI Philippines Inc., CBRE GWS IFM Phils. Corp., CBRE GWS Business Support Services Philippines Inc., Pratt Whitney Global Philippines, Inc. Cement Roadstone Holdings Philippines Inc. , Zico Corporate Services Inc., Top Keen Philippines Inc. and Jacobs Projects Philippines, Inc. She is likewise the Assistant Corporate Secretary of the following companies: Honeywell CEASA (Subic Bay) Company, Inc., IQVIA Solutions Philippines, Inc., IQVIA Solutions Operations Center Philippines, Inc., SingTel Philippines, Inc., CCT Constructors Corporation, GTVL Manufacturing Industries, Inc., Multisports, Inc., KBP Real Estate Corporation and JTEKT Philippines Corporation. She is currently a Senior Lecturer at the University of the Philippines, College of Law. **Education.** Bachelor of Laws, University of the Philippines (2001); Bachelor of Science in Management, Major in Legal Management (B.S.L.M.), Ateneo de Manila University (1997).

Cherubim O. Mojica is 44 years old, and is currently the Senior Vice President and Head of Corporate Communications of the Company. She previously worked as the Head of Corporate Communications Department of Maynilad from October 2008 to 2014; Corporate Communications Coordinator of First Philippine Corp. from December 2000 to July 2007; Deputy Supervisor of the US Embassy Manila from July 2000 to November 2007; and Political Affairs Officer VI of House of Representatives of the Philippines from March 1999 to February 2000. She joined the Company last September 2014 as Corp. Communications Officer and was appointed as Senior Vice President for Corporate Communications and Investor Relations in October 2021.

(d) Independent Directors.

Under its Manual of Corporate Governance, the Corporation is required to have at least two (2) Independent Directors or such number of Independent Directors as shall constitute at least twenty (20%) percent of the members of the Board of Director of the Corporation. Attached hereto as Schedule 1 is the Final List of Candidates for Independent Directors. The candidates for independent directors were nominated as such by Mr. Elmer G. Civil, who has no family and/ or business relationships or affiliations with the two (2) nominees. The two (2) nominees for Independent Directors were selected by the Board Nomination and Election Committee in accordance with the guidelines in the Manual of Corporate Governance, the Code of Corporate Governance (SEC Memorandum Circular No. 2, Series of 2002), and the Guidelines on the nomination and election of Independent Directors (SRC Rule 38).

Roberto L. Panlilio, is 67 years old; he serves as J.P. Morgan's Country Chairman for the Philippines. He served previously as Senior Country Officer (SCO) for the Philippines from 1999-2019 and led the management, governance and control of J.P. Morgan's franchise in the Philippines across all lines of business and the bank's Corporate Centers in the Philippines. He is also director of the following: **(Non-listed)** Maya Bank, Philippine Association of Securities Brokers and Dealers, Inc., Endeavor Philippines. He is president of L&R Corporation. Prior to joining J.P. Morgan, he was the Senior Executive Vice President & Chief Operating Officer for non-commercial banking activities of PCIBank in Manila. He held various Treasury and Investment Banking posts in Manila, Hong Kong and Kuala Lumpur in Citibank from 1979 to 1993. **(Education)** He holds a Master's Degree in Business Administration and International Finance from the University of Southern California and a bachelor of science degree in Business Management from the Ateneo de Manila University.

Bernardo M. Villegas is 83 years old; He is a Visiting Professor of IESE Business School in Barcelona, Professor at the University of Asia and the Pacific (UA&P) and Research Director of the Center for Research and Communication, Manila. He is currently a member of the boards of directors or advisory boards of leading national and multinational firms, such as the; **(Listed)** Benguet Corporation, Filipino Fund, First Metro Exchange Traded Fund, Inc.; **(Non-listed)** Cuervo Appraisers, Inc., PHINMA Properties Corporation, and Transnational Diversified, Inc. He served in the boards of Bank of the Philippine Islands, Alaska Milk Corporation, AES, Globe Telecom, Insular Life, McDonalds and IBM. **(Education)** He has a Ph.D. in Economics from Harvard University (1963) and is a Certified Public Accountant, having been one of the CPA board topnotchers. He obtained Bachelor's degrees in Commerce and the Humanities (both Summa Cum Laude) from De La Salle University where he established a record by obtaining straight A's in the LIACOM course, a five-year program he finished in four years. At Harvard, at the age of 21, he was one of the youngest ever to be a teaching fellow in the College of Arts and Sciences. His special fields of study are development economics, social economics, business economics and strategic management.

Atty. Cynthia R. Del Castillo is 69 years old; She is a currently a Senior Partner and member of the Executive Board of Romulo Mabanta Buenaventura Sayoc and De Los Angeles since 1977. **(Professional Affiliations)** Dean of the Ateneo de Manila University School of Law (May 1990-June 2000); Professor of Law at the Ateneo de Manila University School of Law (April 1977-Present); Admitted to the Philippine Bar in March 1977, placing 11th in the Philippine Bar Examinations given November 1976. **(Education)** Bachelor of Laws, Ateneo de Manila School of Law, 1976. Graduated Valedictorian. Recipient of Gold Medal for Academic Excellence and Golden Leaf Awards for academics. Editor-in-Chief of the Ateneo Law Journal. Member of the Board of Editors of the school paper; Bachelor of Arts, Major in Political Science.

University of Santo Tomas, 1972. President of Arts & Letters Student Council, Section Editor of the official student organ and Quezon Leadership Awardee for 1972. **(Other Affiliations)** Bar Examiner in Civil Law, 2008 and 2019 Philippine Bar Examinations; Member, Audit Committee of the International School, Inc. (2012-Present); Member, Supreme Court of the Philippines Legal Education Committee for Bar Reforms (May 2019 – Present); Amicus Curiae in Supreme Court Cases (2019-Present).

(e) Other directorships held in reporting companies naming each company.

Director's Name	Corporate Name of the Group Company
Isidro A. Consunji	D.M. Consunji, Inc. Semirara Mining and Power Corp. DMCI Project Developers, Inc. DMCI Mining Corp. DMCI Power Corp. DMCI Masbate Corp. DMCI-MPIC Water Company Inc. Maynilad Water Services, Inc. Sem-Calaca Power Corp. Southwest Luzon Power Generation Corp. Sem Calaca Res Corporation (formerly DMCI Calaca Corp.) Semirara Claystone, Inc. Dacon Corporation DFC Holdings, Inc. Wire Rope Corporation of the Philippines Atlas Consolidated Mining and Development Corp. Construction Industry Authority of the Phils. Philippine Overseas Construction Board
Cesar A. Buenaventura	D.M. Consunji, Inc. Semirara Mining and Power Corp. iPeople Inc. Petroenergy Resources Corp. Concepcion Industrial Corp. Mitsubishi-Hitachi Phils, Inc. Pilipinas Shell Petroleum Corp.
Herbert M. Consunji	Semirara Mining and Power Corp. D.M. Consunji, Inc. DMCI Project Developers, Inc. Subic Water and Sewerage Company, Inc. DMCI Mining Corp. DMCI Power Corp. Sem-Calaca Res Corporation Sem-Calaca Power Corp. Sem-Cal Industrial Park Developers, Inc.

	Southwest Luzon Power Generation Corp.
Ma. Edwina C. Laperal	Semirara Mining and Power Corp. D.M. Consunji, Inc. DMCI Project Developers, Inc. Dacon Corporation DMCI Urban Property Developers, Inc Sem-Calaca Power Corp. Dacon Corp. DFC Holdings, Inc.
Jorge A. Consunji	Semirara Mining and Power Corp. D.M. Consunji Inc. DMCI Project Developers, Inc. DMCI Mining Corp. DMCI Power Corp. DMCI Masbate Corp. Sem-Calaca Power Corp. Southwest Luzon Power Generation Corp. Maynilad Water Holdings, Inc. Maynilad Water Services, Inc. Dacon Corp. DFC Holdings, Inc. Beta Electric Corporation Wire Rope Corporation of the Philippines
Honorio O. Reyes-Lao	Philippine Business Bank (Listed) Semirara Mining and Power Corporation (Listed) (Independent Director) Southwest Luzon Power Generation Corp. (Independent Director) Sem-Calaca Power Corp. (Independent Director) DMCI Project Developers, Inc. (Public but not listed; Independent Director) Gold Venture Lease and Management Services Inc (2008-2009) First Sovereign Asset Management Corporation (2004-2006) CBC Forex Corporation (1998-2002) CBC Insurance Brokers, Inc. (1998-2004) CBC Properties and Computers Center, Inc. (1993-2006)
Antonio Jose U. Periquet	ABS-CBN Corporation (Listed) Ayala Corporation (Listed) Bank of the Philippine Islands (Listed) Max's Group Inc. (Listed) Philippine Seven Corporation (Listed) Semirara Mining and Power Corporation (Listed) (Independent Director) Campden Hill Group, Inc. Pacific Main and Properties Holdings Lyceum of the Philippines University BPI Capital Corporation BPI Family Savings Bank, Inc. Albizia ASEAN Tenggara Fund

(f) Family Relationship

The family relationship up to the fourth civil degree either by consanguinity or affinity among directors, executive officers or persons nominated or chosen by the Corporation to become directors or executive officers is stated below:

<u>Name</u>	<u>Relationship</u>
Isidro A. Consunji	Brother of Jorge A. Consunji, Luz Consuelo A. Consunji, Ma. Edwina C. Laperal and Maria Cristina C. Gotianun

(g) Since the last annual stockholders' meeting of the Corporation, no Director has resigned or declined to stand for re-election to the Board of Directors of the Corporation because of any disagreement with the Corporation on any matter relating to the Corporation's operations, policies or practices.

(h) Involvement in Legal Proceedings

None of the directors and officers was involved in the past five (5) years in any bankruptcy proceeding. Neither have they been convicted by final judgment in any criminal proceeding, nor been subject to any order, judgment or decree of competent jurisdiction, permanently enjoining, barring, suspending, or otherwise limiting their involvement in any type of business, securities, commodities or banking activities, nor found in an action by any court or administrative body to have violated a securities or commodities law.

Except for the following, none of the directors, executive officers and nominees for election is subject to any pending material legal proceedings as of the date of this information statement.

(1) Pp. vs. Consunji, et. al., Criminal Case No. Q-02-114052, RTC-QC, Branch 78. - A complaint for violation of Article 315(2)(a) of the Revised Penal Code, as qualified by Presidential Decree No. 1689 was filed in RTC-QC Branch 78 as Criminal Case No. Q-02-114052 pursuant to a resolution of the Quezon City Prosecutor dated December 3, 2002 in I.S. No. 02-7259 finding probable cause against the directors and officers of Universal Leisure Club (ULC) and its parent company, Universal Rightfield Property Holdings, Inc., including Isidro A. Consunji as former Chairman, Cesar A. Buenaventura and Ma. Edwina C. Laperal as former directors of ULC. Complainants claim to have been induced to buy ULC shares of stock on the representation that ULC shall develop a project known as "a network of 5 world clubs."

The case was re-raffled to RTC-QC Branch 85 (the "Court"). On January 10, 2003 respondents filed their Motion for Reconsideration on the resolution dated December 3, 2002 recommending the filing of the complaint in court, which was granted on August 18, 2003. Accordingly, a Motion to Withdraw Information was filed in Court. On September 11, 2003, complainants' sought reconsideration of the resolution withdrawing the information, but was denied by the City Prosecutor. By reason of the denial, Complainants' filed a Petition for Review with the Department of Justice (DOJ) on August 26, 2005.

Meanwhile, the Court granted the withdrawal of information on June 6, 2005. Complainants filed a Motion for Reconsideration and Urgent Motion for Inhibition, but were both denied by the Court in its Omnibus Order dated November 29, 2005. Thereafter, a Notice of Appeal was filed by the complainants, but was ordered stricken out from records by the Court for being unauthorized and declaring the Omnibus Order final and executory in its Order dated February 22, 2007. The Petition for Review, however, filed by the Complainants with the DOJ on August 26, 2005 is pending to date.

(2) Rodolfo V. Cruz, et. al. vs. Isidro A. Consunji, et. al., I.S. Nos. 03-57411-I, 03-57412-I, 03-57413-I, 03-57414-I, 03-57415-I, 03-57446-I and 03-57447-I, Department of Justice, National Prosecution Service. - These consolidated cases arose out of the same events in the immediately above-mentioned case, which is likewise pending before the DOJ.

In its 1st Indorsement dated December 9, 2003, the City Prosecutor for Mandaluyong City, acting on a motion for inhibition filed by complainants, through counsel, recommended that further proceedings be conducted by the DOJ. In an order dated February 3, 2004, the DOJ designated State Prosecutor Geronimo Sy to conduct the preliminary investigation of this case. The last pleading filed is a notice of change of address dated June 27, 2008 filed by complainants' counsel. This case remains pending to date.

(3) Sps. Andrew D. Pope and Annalyn Pope vs. Alfredo Austria, et al., NPS Docket No. XV-INV-14K-01066, Office of the City Prosecutor, Taguig City. – This involves a complaint for syndicated estafa filed against certain directors of the Corporation, namely Messrs. Isidro A. Consunji, Jorge A. Consunji, Ma. Edwina C. Laperal, Victor A. Consunji, Cesar A. Buenaventura, certain directors of the Corporation's subsidiaries D.M. Consunji, Inc. ("DMCI") and DMCI Project Developers, Inc. ("DMCI-PDI"), namely, Alfredo A. Austria, Victor S. Limlingan, Maria Cristina C. Gotianun, David Consunji, Edilberto C. Palisoc, and the Corporation's Corporate Secretary and Assistant Corporate Secretary, Atty. Noel A. Laman and Atty. Ma. Pilar Pilares-Gutierrez. The complainants alleged that DMCI failed to deliver the transfer certificate of title over the parcel of land they bought in Mahogany Place III, one of the developments of DMCI-PDI. In a Resolution dated February 16, 2016, the Office of the City Prosecutor for Taguig City dismissed the Complaint-Affidavit dated November 6, 2014 of complainants Andrew David Pope and Annalyn Pope, because of Spouses Pope's failure to show the element of deceit as would establish probable cause to indict the respondents for syndicated *estafa*. Spouses Pope filed a Petition for Review dated May 6, 2016 ("Petition") with the Department of Justice ("DOJ"), seeking to reverse and set aside the Taguig City Prosecutor's Office's ("TCPO") Resolution dated February 16, 2016 insofar as it dismissed Pope Spouses' complaint for syndicated *estafa* against the Corporation's directors and officers. The impleaded officers and directors filed their Comment on May 27, 2016. The review is still pending with the DOJ.

(i) Significant employees

There are no other significant employees of the Corporation other than the executive officers.

Although the Corporation has and will likely continue to rely significantly on the aforementioned individuals, it is not dependent on the services of any particular employee. It does not have any special

arrangements to ensure that any employee will remain with the Corporation and will not compete upon termination.

(j) Business experience of the significant employees of the Corporation for the last five years:

Not applicable.

Item 6. Compensation of Directors and Executive Officers

ANNUAL COMPENSATION

Name	Principal Position	Salary	Bonus	Per Diem Allowance**	Other annual compensation
Isidro A. Consunji	Chairman of the Board of Directors/President		None		None
Herbert M. Consunji	Executive Vice President & Chief Finance Officer		None		None
Ma. Edwina C. Laperal ²	Treasurer		None		None
Maria Cristina C. Gotianun ³	Asst. Treasurer		None		None
	YEARS				
	2018	P 10,634,322.22	-	P 1,520,000.00	-
	2019	P 11,120,190.25	-	P 1,360,000.00	-
	2020	P 9,178,322.29	-	P 1,760,000.00	-
	2021	P 10,529,999.02	-	P 2,600,000.00	-
	2022*	P 10,529,999.02	-	P 2,600,000.00	-
	TOTAL:	P 51,992,832.80	-	P 9,840,000.00	
	YEARS				
All other directors and executive officers as a group unnamed	2018	P 4,136,665.00	None	P 3,920,000.00	-
	2019	P 4,267,289.17		P 2,880,000.00	-
	2020	P 2,059,876.48		P 2,720,000.00	-
	2021	P 2,183,999.96		P 2,560,000.00	-
	2022*	P 2,183,999.96		P 2,560,000.00	-
	TOTAL:	P 14,831,830.57		P 14,640,000.00	-

PER DIEM AS DIRECTORS FOR 2021

² The Treasurer does not receive any compensation as Treasurer of the Corporation. However, she receives the usual *per diem* as a regular director of the Corporation.

³ The Assistant Treasurer does not receive any compensation as Assistant Treasurer of the Corporation. However, she receives the usual *per diem* as a regular director of the Corporation.

Name	Principal Position	Per Diem Allowance**
Isidro A. Consunji	Chairman of the Board of Directors/President	480,000.00
Herbert M. Consunji	Director/ Executive Vice President & Chief Finance Officer	720,000.00
Ma. Edwina C. Laperal	Director/ Treasurer	400,000.00
Maria Cristina C. Gotianun	Director/ Asst. Treasurer	480,000.00
Jorge A. Consunji	Director	520,000.00
Luz Consuelo A. Consunji	Director	480,000.00
Cesar A. Buenaventura	Vice Chairman of the Board	720,000.00
Antonio Jose U. Periquet	Independent Director	640,000.00
Honorio O. Reyes-Lao	Independent Director	720,000.00
	Total	P 5,160,000.00
	YEARS	
	2017	P 4,720,000.00
	2018	P 4,320,000.00
	2019	P 3,840,000.00
	2020	P 4,480,000.00
	2021	P 5,160,000.00
	2022*	P 5,160,000.00
	TOTAL (2017-2021):	P 21,840,000.00

**Approximate figures*

**The directors receive per diem in the amount of Php80,000.00 for every regular board meeting and Php40,000.00 for every committee meeting.

There is no contract covering their employment with the Corporation and they hold office by virtue of their election to office. The Company has no agreements with its named executive officers regarding any bonus, profit sharing, pension or retirement plan.

There are no outstanding warrants, options, or right to repurchase any securities held by the directors or executive officers of the Company.

Item 7. Independent Public Accountant

- (a) The auditing firm, Sycip Gorres Velayo & Co. will be recommended to the stockholders for appointment as the Corporation's principal accountant for the ensuing fiscal year. Conformably with SRC Rule 68(3)(b)(iv), the Corporation's independent public accountant shall be rotated, or the handling partner shall be changed, every 5 years.

- (b) SyCip Gorres Velayo & Co. was the same principal accountant of the Corporation for the fiscal year most recently completed, December 31, 2021.
- (c) Representatives of SGV & Co. are expected to be present at the stockholders' meeting. They will have the opportunity to make a statement if they desire to do so and they are expected to be available to respond to appropriate questions.
- (d) The members of the Corporation's Audit Committee are:

Honorio O. Reyes-Lao (Independent Director)	Chairman
Antonio Jose U. Periquet (Independent Director)	Member
Cesar A. Buenaventura	Member
- (e) The audit firm Sycip Gorres Velayo & Co. has no shareholdings in the Corporation nor any right, whether legally enforceable or not, to nominate persons or to subscribe for the securities in the Corporation. Sycip Gorres Velayo & Co. will not receive any direct or indirect interest in the Corporation or in any securities thereof (including options, warrants or rights thereto) pursuant to or in connection with the Offer. The foregoing is in accordance with the Code of Ethics for Professional Accountants in the Philippines.
- (f) There are no disagreements on any matter of accounting principle or practices, FS disclosures, etc., between Sycip Gorres Velayo & Co. and the Corporation.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Item 8. Authorization or Issuance of Securities Other than for Exchange

There are no issues regarding the issuance of securities other than for exchange.

D. OTHER MATTERS

Item 9. Action with respect to Reports

Summary of Items to be submitted for Stockholders' Approval

- (1) ***Approval of the Minutes of the Annual Stockholders' Meeting held on May 18, 2021***

The minutes of the annual stockholders' meeting held on May 18, 2021 will be submitted for approval of the stockholders at the annual meeting to be held on May 17, 2022. All of the incumbent directors of the Corporation attended the May 18, 2021 annual stockholders' meeting and this is indicated in the minutes of the said annual meeting which has been posted in the company's website since May 19, 2021.

Below is a summary of the items and/or resolutions approved at the annual stockholders' meeting held on May 18, 2021.

(a) The Chairman of the Board of Directors of the Corporation called the meeting to order.

(b) The Secretary of the meeting certified that a quorum existed for the transaction of business. The following is a record of the number of shares present via proxy or remote communication: Number of common shares present:	9,998,093,802 shares
Percentage of the total outstanding common shares present in via remote communication or by proxies:	75.30%
Total number of issued and outstanding capital stock:	13,277,470,000 shares

(c) The stockholders approved the minutes of the annual stockholders' meeting held on July 14, 2020.

(d) The President of the Corporation presented the management report. He presented the highlights of the performance of the Corporation, the details of which were incorporated into the Corporation's annual report as distributed to the stockholders. The management report included a discussion on (1) the Corporation's consolidated revenue and net income, (2) the Corporation's construction, coal and nickel mining, and real estate business segments, and (3) the Corporation's new businesses. Stockholders were given the opportunity to ask questions relating to the management report. After the question and answer portion, and upon motion duly made and seconded, the management report was approved.

(e) Upon motion duly made and seconded, the stockholders ratified the acts of the officers and the Board of Directors of the Corporation for the year 2020 until the date of the annual stockholders' meeting, as they are reflected in the books and records of the Corporation.

(f) Upon motion duly made and seconded, the auditing firm Sycip Gorres Velayo and Co. was appointed as independent auditors of the Corporation for the then current fiscal year.

(i) The following were elected as directors of the Corporation for the then current year, to serve as such for a period of one year and until their successors shall have been elected and qualified:

- (1) Isidro A. Consunji
- (2) Cesar A. Buenaventura
- (3) Maria Cristina C. Gotianun
- (4) Jorge A. Consunji
- (5) Ma. Edwina C. Laperal
- (6) Luz Consuelo A. Consunji
- (7) Herbert M. Consunji
- (8) Honorio O. Reyes-Lao (independent director)
- (9) Antonio Jose U. Periquet (independent director)

(j) Upon motion duly made and seconded, the annual stockholders' meeting was adjourned.

Description of Voting and Voting Tabulation Procedures used in the 2021 annual meeting

Stockholders of record were allowed to vote by proxy or in absentia through the link provided by the Corporation for the 2021 annual stockholders' meeting. Punongbayan & Araullo (P&A) acted as board of canvassers for the previous annual meeting. They had access to the submitted proxies and the online voting portal of the Corporation, and based on the votes submitted, P&A was able to prepare the official tabulation of votes. Below is a summary of the tabulation of votes as confirmed by P&A. The same was also provided in the minutes of the May 18, 2021 annual stockholders' meeting:

Agenda	For		Against		Abstain		Uncast Shares
Approval of the Management Report	9,993,427,500	75.27%	0	0.00%	3,535,800	0.03%	718,102

Agenda	For		Against		Abstain		Uncast Shares
Approval of the annual stockholder's meeting held on July 14, 2020	9,996,929,724	75.29%	33,576	0.00%	0	0.00%	718,102
Ratification of the acts of the Board of Director and Officers	9,993,427,500	75.27%	0	0.00%	3,535,800	0.03%	718,102
Appointments of SGV & Co. as Independent External Auditors	9,996,963,300	75.29%	0	0.00%	0	0.00%	718,102
Re-election of Mr. Honorio O. Reyes-Lao as Independent Director (pursuant to SEC MC No. 4-2017)	9,969,162,408	75.08%	27,800,892	0.21%	0	0.00%	718,102
Re-election of Mr. Antonio Jose U. Periquet as Independent Director (pursuant to SEC MC No. 4-2017)	9,966,416,955	75.06%	30,546,345	0.23%	0	0.00%	718,102

Result of Voting on the Election of Directors for the year 2021-2022:

TABULATIONS OF VOTES			
	For	Abstain	Against
Regular Directors			
ISIDRO A. CONSUNJI	9,931,402,868	11,428,700	59,739,757
CESAR A. BEUNAVENTURA	9,676,541,180	33,536,392	286,184,628
JORGE A. CONSUNJI	9,689,334,699	35,587,692	271,339,934
HERBERT M. CONSUNJI	9,715,926,291	8,996,100	271,339,934
MA. EDWINA C. LAPERAL	9,715,926,271	8,996,100	271,339,934
LUZ CONSUELO A. CONSUNJI	9,700,239,577	9,838,100	286,184,628
MARIA CHRISTINA C. GOTIANUM	9,715,084,271	9,838,100	271,339,934
Independent Directors			
ANTONIO JOSE U. PERIQUET	9,931,028,604	34,745,692	30,488,009
HONORIO O. REYES-LAO	9,945,888,211	34,745,692	15,628,402

Description of opportunity given to stockholders to ask questions

The stockholders were encouraged to submit their questions before and during the May 18, 2021 annual stockholders' meeting. The questions raised were responded to by the company via electronic mail, and the questions and answers were likewise provided in the minutes of the July 14, 2020 annual meeting. A copy of the minutes was posted in the company's website on May 19, 2021, one day right after the meeting.

(2) *Ratification of the Acts of the Board of Directors and Officers*

Resolutions, contracts, and acts of the board of directors and management for ratification refer to those passed or undertaken by them during the year and for the day to day operations of the Company as contained or reflected in the minute books, annual report and financial statements. These acts are covered by resolutions of the Board of Directors. Specifically, these resolutions include the following:

<i>Date of Board Meeting</i>	<i>Resolutions Passed/ Matters Approved</i>
January 6, 2021	<ul style="list-style-type: none"> - Sale of company vehicle - Amendment of bank signatories - Amendment of signatories with settlement banks
March 4, 2021 (special)	<ul style="list-style-type: none"> - Enrollment with the SEC online submission tool (OST) - Approval of parent and consolidated financial statements

	<ul style="list-style-type: none"> - Appointment of proxies for stockholders' meetings of subsidiaries
March 4, 2021 (regular)	<ul style="list-style-type: none"> - Appointment of SGV& Co. as external auditors for 2021, subject to stockholders' ratification - Appointment of Punongbayan & Araullo as internal auditor - Appointment of Mr. Herbert Consunji as internal audit lead coordinator - Approval of the corporation's vision, mission, corporate strategy and company values - Calling of the 2021 annual stockholders' meeting
March 29, 2021	Declaration of cash dividends
May 11, 2021	<ul style="list-style-type: none"> - Approval of consolidated financial statements as of March 31, 2021
May 18, 2021	<ul style="list-style-type: none"> - Re-election of officers - Appointment of board committee members
August 9, 2021	<ul style="list-style-type: none"> - Approval of consolidated financial statements for the period ended June 30, 2021 - Sale of company vehicle - Authorization to obtain car stickers from Forbes Park
September 28, 2021	<ul style="list-style-type: none"> - Designation of Ms. Cherubim Mojica as nominee trustee for the DMCI Multiemployer Retirement Fund
October 12, 2021	<ul style="list-style-type: none"> - Declaration of special cash dividends - Promotion of Ms. Cherubim Mojica as SVP for Corporate Communications and Investors Relations
November 8, 2021	<ul style="list-style-type: none"> - Approval of consolidated financial statements for the period ended September 30, 2021

Item 10. Summary of Voting Matters/Voting Procedures

(a) Summary of Matters to be presented to Stockholders

- (1) Approval/ratification of the minutes of the annual meeting of stockholders held on May 18, 2021. Approval of said minutes shall constitute confirmation of all the matters stated in the minutes. The minutes of the May 18, 2021 annual stockholders' meeting are posted in the website of the Corporation on May 19, 2021.
- (2) Approval of the Management Report for the year ending December 31, 2021. Upon approval thereof, the same shall form part of the records of the Corporation.
- (3) Ratification of Acts of Directors and Officer. Resolutions, contracts, and acts of the board of directors and management for ratification refer to those passed or undertaken by them during the year and for the day to day operations of the Company as contained or

reflected in the attached annual report and financial statements and more specifically identified in item 9 (2) of this Information Statement.

- (4) Appointment of Independent Auditors. Selection by the stockholders of SyCip Gorres Velayo & Co. as independent auditors of the Corporation.

- (5) Approval of Amendments of Corporation's By-Laws

The following provisions of the Corporation's Bylaws are proposed to be amended in order to adopt the provisions of the Revised Corporation Code and other SEC issuances such as (a) inclusion of remote communication in the holding of board and stockholders' meetings, (b) 21 day notice for annual stockholders' meeting in accordance with the Revised Corporation Code, (c) increase in the number of seats allocated for independent directors (from 2 to 3), and the (d) creation of Sustainability and Strategy Committee:

Art. II Sec. 2 Notice of Regular Annual Meetings

Art. II Sec. 4 Notice of Special Meetings

Art. II Sec 6. Quorum

Art. II Sec. 7 Vote

Art. II Sec 8 Proxies.

Art. III Sec. 1 Number, Term of Office, Manner of Election

Art. III Sec. 3 Disqualifications

Art. III Sec. 7 Regular and Special Meetings

Art. IV Sec. 1 Number, Definition of Independent Directors

Art. IV Sec. 3 Disqualifications of Independent Directors

Art. V Sec. 1 Election, Term of Office and Qualifications

Art. VI Sec. 1 Board Committees

Art. VII Office

Art. VI Sec. 7 Sustainability Committee

Attached as Annex B is a copy of the proposed amendments to the Bylaws.

- (6) Election of Directors

Election of a Board of nine (9) directors, each of whom will hold office until the next annual meeting of stockholders and until his or her successor is elected and qualified. For this year, the Corporation decided to have three (3) independent directors.

The nominees for directors are:

Regular Directors:

ISIDRO A. CONSUNJI
CESAR A. BUENAVENTURA
JORGE A. CONSUNJI
MA. EDWINA C. LAPERAL
LUZ CONSUELO A. CONSUNJI
MARIA CRISTINA C. GOTIANUN

Independent Directors:

ROBERT L. PANLILIO
BERNARDO M. VILLEGAS
CYNTHIA R. DEL CASTILLO

(b) Voting Procedures

- (1) Approval/ratification of the minutes of the annual stockholders' meeting held on May 18, 2021.
 - (A) Vote required: A majority of the outstanding common stock present in person or by proxy, provided constituting a quorum.
 - (B) Method by which votes shall be counted: Each outstanding common stock shall be entitled to one (1) vote. The stockholders shall vote by proxy or in absentia.
- (2) Approval of the Management Report
 - (A) Vote required: A majority of the outstanding common stock present in person or by proxy, provided constituting a quorum.
 - (B) Method by which votes shall be counted: Each outstanding common stock shall be entitled to one (1) vote. The stockholders shall vote by proxy or in absentia.
- (3) Ratification of the Acts of the Board of Directors and Officers
 - (A) Vote required: A majority of the outstanding common stock present in person or by proxy, provided constituting a quorum.
 - (B) Method by which votes shall be counted: Each outstanding common stock shall be entitled to one (1) vote. The stockholders shall vote by proxy or in absentia.
- (4) Appointment of Independent External Auditors

- (A) Vote required: A majority of the outstanding common stock present in person or by proxy, provided constituting a quorum.
 - (B) Method by which votes shall be counted: Each outstanding common stock shall be entitled to one (1) vote. The stockholders shall vote by proxy or in absentia.
- (5) Approval of amendments of the Corporation's By-Laws
- (A) Vote required: A majority of the outstanding common stock present in person or by proxy, provided constituting a quorum.
 - (B) Method by which votes shall be counted: Each outstanding common stock shall be entitled to one (1) vote. The stockholders shall vote by proxy or in absentia.
- (7) Election of Directors
- (A) Vote required. The nine (9) candidates receiving the highest number of votes shall be declared elected.
 - (B) Method by which votes will be counted. Cumulative voting applies. Under this method of voting, a stockholder entitled to vote shall have the right to vote by proxy or in absentia the number of shares of stock standing in his own name on the stock books of the Corporation as of the Record Date, and said stockholder may vote such number of shares for as many persons as there are directors to be elected or he may cumulate said shares and give one 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. The stockholders shall vote by proxy or in absentia.

The nine nominees obtaining the highest number of votes will be proclaimed as Directors of the Corporation for the ensuing year, provided two of whom must be independent directors.

Punongbayan & Araullo was appointed as Board of Canvassers for the 2022 annual stockholders' meeting. The Board of Canvassers shall have the power to count and tabulate all votes, assents and consents; determine and announce the result; and to do such acts as may be proper to conduct the election or vote with fairness to all stockholders.

**PART II
PROXY FORM
DMCI HOLDINGS, INC.**

Item 1. Identification

This proxy is being solicited for and on behalf of the Management of the Corporation. The Chairman of the Board of Directors or, in his absence, the President of the Corporation will vote the proxies at the annual stockholders' meeting to be held on May 17, 2022.

Item 2. Instruction

- (a)** The proxy must be duly accomplished by the stockholder of record as of Record Date. A proxy executed by a corporation shall be in the form of a board resolution duly certified by the Corporate Secretary or in a proxy form executed by a duly authorized corporate officer accompanied by a Corporate Secretary's Certificate quoting the board resolution authorizing the said corporate officer to execute the said proxy.
- (b)** Duly accomplished proxies may be emailed to dmcihi_asm@dmcinet.com or submitted to the Corporate Secretary of the Corporation not later than May 8, 2021 at the following address:

The Corporate Secretary
DMCI Holdings, Inc.
3rd Floor, DACON Building
2281 Pasong Tamo Extension
1231 Makati City
Philippines
- (c)** In case of shares of stock owned jointly by two or more persons, the consent of all co-owners must be necessary for the execution of the proxy. For persons owning shares in an "and/or" capacity, any one of them may execute the proxy.
- (d)** Validation of proxies will be held by the Stock Transfer Agent on May 12, 2022 at 2:00 p.m. at the principal office of the Corporation at the 3rd Floor, DACON Building, 2281, Don Chino Roces Avenue, Makati City, Philippines.
- (e)** Unless otherwise indicated by the stockholder, a stockholder shall be deemed to have designated the Chairman of the Board of Directors, or in his absence, the President of the Corporation, as his proxy for the annual stockholders meeting to be held on May 17, 2022.
- (f)** If the number of shares of stock is left in blank, the proxy shall be deemed to have been issued for all of the stockholder's shares of stock in the Corporation as of Record Date.
- (g)** The manner in which this proxy shall be accomplished, as well as the validation hereof shall be governed by the provisions of SRC Rule 20 (11)(b)

(h) The stockholder executing the proxy shall indicate the manner by which he wishes the proxy to vote on any of the matters in (1), (2), (3), (4), (5), (6) and (7) below by checking the appropriate box. Where the boxes (or any of them) are unchecked, the stockholder executing the proxy is deemed to have authorized the proxy to vote for the matter.

The Undersigned hereby appoints:

- (a) The Chairman of the Board of Directors of DMCI Holdings, Inc., or in his absence, the Chairman of the Stockholders' Meeting; or
- (b) the President or the Chief Finance Officer of DMCI Holdings, Inc.

as his/her/its Proxy to attend the above annual meeting of the stockholders of DMCI Holdings, Inc., and any adjournment or postponement thereof, and thereat to vote all shares of stock held by the undersigned as specified below and on any matter that may properly come before said meeting.

(1) Approval/ratification of the minutes of the annual stockholders' meeting held on May 18, 2021

FOR AGAINST ABSTAIN

(2) Approval of the Management Report

FOR AGAINST ABSTAIN

(3) Ratification of the acts of the Board of Directors and Officers as contained in the attached annual report, the audited financial statements of the Corporation for the year ended December 31, 2021 and discussed in item 9 (2) of the Information Statement.

FOR AGAINST ABSTAIN

(4) Appointment of SGV & Co. as Independent External Auditors

FOR AGAINST ABSTAIN

(5) Approval of amendments of Corporation's By-Laws

FOR AGAINST ABSTAIN

(7) Election of Directors.

FOR all nominees listed below, except those whose names are stricken out

WITHHOLD authority to vote for all nominees listed below.

(Instruction: To strike out a name or withhold authority to vote for any individual nominee, draw a line through the nominee's name in the list below).

Regular Directors:

ISIDRO A. CONSUNJI
CESAR A. BUENAVENTURA
JORGE A. CONSUNJI
MA. EDWINA C. LAPERAL
LUZ CONSUELO A. CONSUNJI
MARIA CRISTINA C. GOTIANUN

Independent Directors:

ROBERTO L. PANLILIO
BERNARDO M. VILLEGAS
CYNTHIA R. DEL CASTILLO

Item 3. Revocability of Proxy

Any stockholder who executes the proxy enclosed with this statement may revoke it at any time before it is exercised. The proxy may be revoked by the stockholder executing the same at any time by submitting to the Corporate Secretary a written notice of revocation not later than the start of the meeting, or by attending the meeting in person and signifying his intention to personally vote his shares. Shares represented by an unrevoked proxy will be voted as authorized by the stockholder.

Item 4. Persons Making the Solicitation

The solicitation is made by the Management of the Corporation. No director of the Corporation has informed the Corporation in writing that he intends to oppose an action intended to be taken up by the Management of the Corporation at the annual meeting. Solicitation of proxies shall be made through the use of mail or personal delivery. The Corporation will shoulder the cost of solicitation which is approximately Php80,000.00.

Item 5. Interest of Certain Persons in Matters to be Acted Upon

No director, officer, nominee for director, or associate of any of the foregoing, has any substantial interest, direct or indirect, by security holdings or otherwise, on any matter to be acted upon at the annual stockholders' meeting to be held on May 17, 2022 other than election to office.

Date

(Signature above printed name, including title when signing for a corporation or partnership or as an agent, attorney or fiduciary).

No. of shares held: _____

**PART III
SIGNATURE**

Management does not intend to bring any matter before the meeting other than those set forth in the Notice of the annual meeting of stockholders and does not know of any matters to be brought before the meeting by others. If any other matter does come before the meeting, it is the intention of the persons named in the accompanying proxy to vote the proxy in accordance with their judgment.

ACCOMPANYING THIS INFORMATION STATEMENT ARE COPIES OF THE (1) NOTICE OF THE ANNUAL STOCKHOLDERS' MEETING CONTAINING THE AGENDA THEREOF; (2) PROXY INSTRUMENT; AND (C) THE CORPORATION'S MANAGEMENT REPORT PURSUANT TO SRC RULE 20 (4).

UPON THE WRITTEN REQUEST OF A STOCKHOLDER, THE CORPORATION WILL PROVIDE, WITHOUT CHARGE, A COPY OF THE CORPORATION'S ANNUAL REPORT IN SEC FORM 17-A AND THE CORPORATION'S LATEST QUARTERLY REPORT IN SEC FORM 17-Q DULY FILED WITH THE SECURITIES AND EXCHANGE COMMISSION. THE STOCKHOLDER MAY BE CHARGED A REASONABLE COST FOR PHOTOCOPYING THE EXHIBITS.

ALL REQUESTS MAY BE SENT TO THE FOLLOWING:

**DMCI Holdings, Inc.
3rd Floor, DACON Building,
2281 Pasong Tamo Extension,
1231 Makati City.**

Attention: The Corporate Secretary

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in the City of Makati on March 24, 2022.

DMCI HOLDINGS, INC.

By:



**ATTY. NOEL A. LAMAN
Corporate Secretary**

**FINAL LIST OF CANDIDATES FOR THE BOARD OF DIRECTORS
2022-2023**

Isidro A. Consunji – is 73 years old; has served the Corporation as a regular director for twenty seven (27) years since March 1995; is a regular Director of the following: **(Listed)** Semirara Mining and Power Corp. and Atlas Consolidated Mining and Development Corp.; **(Non-listed)** D. M. Consunji, Inc., DMCI Project Developers, Inc., DMCI Mining Corp., DMCI Power Corp., DMCI Masbate Corp., Maynilad Water Holdings, Co. Inc., Maynilad Water Services, Inc., Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., Sem-Calaca Res Corp., Sem-Cal Industrial Park Developers, Inc., Semirara Claystone, Inc., Dacon Corp., DFC Holdings, Inc., Beta Electric Corp. and Crown Equities, Inc., Wire Rope Corporation of the Philippines, Philippine Overseas Construction Board (Chairman), Construction Industry Authority of the Phils. **Education.** Bachelor of Science in Engineering (University of the Philippines), Master of Business Economics (Center for Research and Communication), Master of Business Management (Asian Institute of Management), Advanced Management (IESE School, Barcelona, Spain). **Civic Affiliations.** Philippine Overseas Construction Board, *Chairman*, Construction Industry Authority of the Philippines, *Board Member*, Philippine Constructors Association, *Past President*, Philippine Chamber of Coal Mines, *Past President*, Asian Institute of Management Alumni Association, *Member*, UP Alumni Engineers, *Member*, UP Aces Alumni Association, *Member*.

Cesar A. Buenaventura – is 92 years old; has served the Corporation as a regular director for twenty seven (27) years since March 1995; is a regular/independent Director of the following: **(Listed)** Semirara Mining and Power Corp., iPeople Inc. (Independent Director), Petroenergy Resources Corp., Concepcion Industrial Corp (Independent Director); Pilipinas Shell Petroleum Corp. (Independent Director); International Container Terminal Services, Inc. (Independent Director); **(Non-listed)** D.M. Consunji, Inc., Mitsubishi-Hitachi Power Systems Phils, Inc. (Chairman) **Education.** Bachelor of Science in Civil Engineering (University of the Philippines), Masters Degree in Civil Engineering, Major in Structures (Lehigh University, Bethlehem, Pennsylvania). **Civic Affiliations.** Pilipinas Shell Foundation, *Founding Member*, Makati Business Club, *Board of Trustee* University of the Philippines, *Former Board of Regents*, Asian Institute of Management, *Former Board of Trustee*, Benigno Aquino Foundation, *Past President*, Trustee of Bloomberry Cultural Foundation, Trustee of ICTSI Foundation Inc.; **Special Recognition.** Honorary Officer, Order of the British Empire (OBE) by Her Majesty Queen Elizabeth II; MAP Management Man of the Year 1985; One of the top 100 graduates of the University of the Philippines College of Engineering in its 100-year History

Jorge A. Consunji – is 70 years old; has served the Corporation as a regular director for twenty seven (27) years since March 1995; is a regular Director of the following: **(Listed)** Semirara Mining and Power Corp.; **(Non-listed)** D.M. Consunji Inc., DMCI Project Developers, Inc., DMCI Mining Corp., DMCI Power Corp., DMCI Masbate Corp., Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., DMCI Concepcion Power Corp., Maynilad Water Holdings, Co. Inc., Maynilad Water Services, Inc., Dacon Corp., DFC Holdings, Inc., Beta Electric Corporation, Wire Rope Corporation of the Phils., Private Infra Dev Corp., Manila Herbal Corporation, Sirawai Plywood & Lumber Co., M&S Company, Inc. **Education.** Bachelor of Science in Industrial Engineering (De La Salle University); Attended the Advanced Management Program Seminar at the University of Asia and the Pacific and Top Management Program at the Asian Institute of Management. **Civic Affiliations.** Construction Industry Authority of the Phils, *Board Member*, Asean

Constructors Federation, *Former Chairman*, Phil. Constructors Association, *Past President/Chairman*, Phil. Contractors Accreditation Board, *Former Chairman*, Association of Carriers & Equipment Lessors, *Past President*.

Ma. Edwina C. Laperal - is 60 years old; has served the Corporation as a regular director from March 1995 to July 2006 (11years and 4 months) and from July 2008 to present (14 years); is a regular Director of the following: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** D.M. Consunji, Inc., DMCI Project Developers, Inc., Dacon Corporation, DMCI Urban Property Developers, Inc, Sem-Calaca Power Corp., DFC Holdings, Inc. **Education.** BS Architecture (University of the Philippines), Masters in Business Administration (University of the Philippines). **Civic Affiliations.** UP College of Architecture Alumni Foundation Inc., *Member*; United Architects of the Philippines, *Member*; Guild of Real Estate Entrepreneurs And Professionals (GREENPRO) formerly Society of Industrial-Residential-Commercial Realty Organizations, *Member*; Institute of Corporate Directors, *Fellow*.

Luz Consuelo A. Consunji – is 68 years old; has served the Corporation as a regular director for six (6) years since 2016. She is a regular director of the following: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** South Davao Development Corp., Dacon Corp. and Zanorte Palm-Rubber Plantation, Inc.; **Education.** Bachelor’s Degree in Commerce, Major in Management (Assumption College), Master’s in Business Economics (University of Asia and the Pacific). **Civic Affiliations.** Mary Mother of the Poor Foundation, Treasurer (May 2012-July 2014), Missionaries of Mary Mother of the Poor, Treasurer (May 2012 – present).

Maria Cristina C. Gotianun is 67 years old; has served the Corporation as a regular director for three years since 2019 and as Assistant Treasurer for twenty seven (27) years. She is a regular director of the following positions: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** Dacon Corporation, D.M. Consunji, Inc., DMCI Power Corporation, Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., Sirawan Food Corporation, Sem-Cal Industrial Park Development Corp., St. Raphael Power Generation Corp., Semirara-Energy Utilities, Inc., Semirara Claystone, Inc., Sem Calaca Res Corp. **Education.** Bachelor of Science in Business Economics (University of the Philippines), Major in Spanish - Instituto de Cultura Hispanica, Madrid, Spain; Special Studies in Top Management Program, AIM ACCEED; and Strategic Business Economics Program, University of Asia & the Pacific. **Civic Affiliations.** Institute of Corporate Directors, *Fellow*.

INDEPENDENT DIRECTORS

Roberto L. Panlilio, is 67 years old; he serves as J.P. Morgan’s Country Chairman for the Philippines. He served previously as Senior Country Officer (SCO) for the Philippines from 1999-2019 and led the management, governance and control of J.P. Morgan’s franchise in the Philippines across all lines of business and the bank’s Corporate Centers in the Philippines. He is also director of the following: **(Non-listed)** Maya Bank, Philippine Association of Securities Brokers and Dealers, Inc., Endeavor Philippines. He is president of L&R Corporation. Prior to joining J.P. Morgan, he was the Senior Executive Vice President & Chief Operating Officer for non-commercial banking activities of PCIBank in Manila. He held various Treasury and Investment Banking posts in Manila, Hong Kong and Kuala Lumpur in Citibank from 1979 to 1993. **(Education)** He holds a Master’s Degree in Business Administration and International Finance from the University of Southern California and a bachelor of science degree in Business Management from the Ateneo de Manila University.

Bernardo M. Villegas is 83 years old; He is a Visiting Professor of IESE Business School in Barcelona, Professor at the University of Asia and the Pacific (UA&P) and Research Director of the Center for Research and Communication, Manila. He is currently a member of the boards of directors or advisory boards of leading national and multinational firms, such as the; **(Listed)** Benguet Corporation, Filipino Fund, First Metro Exchange Traded Fund, Inc.; **(Non-listed)** Cuervo Appraisers, Inc., PHINMA Properties Corporation, and Transnational Diversified, Inc. He served in the boards of Bank of the Philippine Islands, Alaska Milk Corporation, AES, Globe Telecom, Insular Life, McDonalds and IBM. **(Education)** He has a Ph.D. in Economics from Harvard University (1963) and is a Certified Public Accountant, having been one of the CPA board topnotchers. He obtained Bachelor's degrees in Commerce and the Humanities (both Summa Cum Laude) from De La Salle University where he established a record by obtaining straight A's in the LIACOM course, a five-year program he finished in four years. At Harvard, at the age of 21, he was one of the youngest ever to be a teaching fellow in the College of Arts and Sciences. His special fields of study are development economics, social economics, business economics and strategic management.

Atty. Cynthia R. Del Castillo is 69 years old; She is currently a Senior Partner and member of the Executive Board of Romulo Mabanta Buenaventura Sayoc and De Los Angeles since 1977. **(Professional Affiliations)** Dean of the Ateneo de Manila University School of Law (May 1990-June 2000); Professor of Law at the Ateneo de Manila University School of Law (April 1977-Present); Admitted to the Philippine Bar in March 1977, placing 11th in the Philippine Bar Examinations given November 1976. **(Education)** Bachelor of Laws, Ateneo de Manila School of Law, 1976. Graduated Valedictorian. Recipient of Gold Medal for Academic Excellence and Golden Leaf Awards for academics. Editor-in-Chief of the Ateneo Law Journal. Member of the Board of Editors of the school paper; Bachelor of Arts, Major in Political Science. University of Santo Tomas, 1972. President of Arts & Letters Student Council, Section Editor of the official student organ and Quezon Leadership Awardee for 1972. **(Other Affiliations)** Bar Examiner in Civil Law, 2008 and 2019 Philippine Bar Examinations; Member, Audit Committee of the International School, Inc. (2012-Present); Member, Supreme Court of the Philippines Legal Education Committee for Bar Reforms (May 2019 – Present); Amicus Curiae in Supreme Court Cases (2019-Present).

SCHEDULE 2

The following is a disclosure of the beneficial owners of the shares held by the PCD Nominee Corporation, DACON Corporation and DFC Holdings, Inc. in DMCI Holdings, Inc. as of **February 28, 2022**.

(1) PCD Nominee Corporation ⁴	3,812,596,925	shares	28.71%
(2) DACON Corporation	6,621,561,069	shares	49.87%
(3) DFC Holdings, Inc.	2,379,799,910	shares	17.92%

PCD Nominee Corporation

Attached hereto as Schedule 2(a) is a Certification from the PCD Nominee Corporation as to the beneficial owners of the shares held by it in DMCI Holdings, Inc. The PCD Nominee Corporation is a wholly-owned subsidiary of the Philippine Depository and Trust Corporation (PDTC). The beneficial owners of shares held of record by the PCD Nominee Corporation are PDTC participants who hold the shares on their own behalf or that of their clients. PDTC is a private company organized by major institutions actively participating in the Philippine capital markets to implement an automated book-entry system of handling securities transactions in the Philippines.

DACON Corporation

The following are the beneficial owners of DACON Corporation:

SHAREHOLDER	NO. OF SHARES SUBSCRIBED	% OWNERSHIP
Isidro A. Consunji	2	0.00
Jorge A. Consunji	2	0.00
Ma. Edwina C. Laperal	2	0.00
Maria Cristina C. Gotianun	2	0.00
Josefa C. Reyes	2	0.00
Luz Consuelo A. Consunji	2	0.00
Inglebrook Holdings	4,090,695	12.45
Eastheights Holdings	4,090,695	12.45
Crismon Investment, Inc.	4,090,695	12.45
Valemont Corporation	4,090,695	12.45
Gulfshore Incorporated	4,090,695	12.45
Jagjit Holdings, Inc.	4,090,695	12.45

⁴PCD Nominee Corporation, a wholly-owned subsidiary of Philippine Depository and Trust Corporation (“PDTC”), is the registered owner of the shares in the books of the Corporation’s transfer agent in the Philippines. The beneficial owners of such shares are PDTC participants, who hold the shares on their behalf or on behalf of their clients. PDTC is a private company organized by major institutions actively participating in the Philippine capital markets to implement an automated book-entry system of handling securities transactions in the Philippines

La Lumiere Holdings, Inc.	4,090,695	12.45
Rice Creek Holdings, Inc.	4,090,695	12.45
Double Spring Investments Corp.	114,429	0.40

TOTAL	32,840,000	100.00%
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Mr. Jorge A. Consunji and/or Ms. Maria Cristina C. Gotianun shall have the right to vote the shares of DACON Corporation.

DFC Holdings, Inc.

The following are the beneficial owners of DFC Holdings, Inc.:

SHAREHOLDER	NO. OF SHARES SUBSCRIBED	% OWNERSHIP
Isidro A. Consunji	698,689	0.07%
Jorge A. Consunji	2,044,714	0.20%
Ma. Edwina C. Laperal	781,076	0.08%
Maria Cristina C. Gotianun	2,079,529	0.20%
Josefa C. Reyes	1	0.00%
Luz Consuelo A. Consunji	1	0.00%
Valeri Ann Patricia A. Consunji	1	0.00%
Tulsi Das C. Reyes	1	0.00%
Christopher Thomas C. Gotianun	1	0.00%
Inglebrook Holdings	128,001,311	12.43%
Eastheights Holdings	127,818,924	12.41%
Crismon Investment, Inc.	126,620,470	12.30%
Valemont Corporation	128,700,000	12.50%
Gulfshore Incorporated	126,655,285	12.30%
Jagjit Holdings, Inc.	128,699,998	12.50%
La Lumiere Holdings, Inc.	128,699,998	12.50%
Rice Creek Holdings, Inc.	128,700,000	12.50%
TOTAL	1,029,600,000	100.00%

Ms. Ma Edwina C. Laperal and/or Ms. Maria Cristina C. Gotianun shall have the right to vote the shares of DFC Holdings, Inc.

ANNEX "A"

OUTSTANDING BALANCES FOR A SPECIFIC COMPANY

Company Code - DMC000000000

Business Date: February 28, 2022

BPNAME	FOREIGN	LOCALS
UPCC SECURITIES CORP.		2,346,700
A & A SECURITIES, INC.	62,800	8,008,445
ABACUS SECURITIES CORPORATION	235,300	34,712,328
PHILSTOCKS FINANCIAL INC	865,351	20,453,652
A. T. DE CASTRO SECURITIES CORP.	5,000	3,071,010
ALL ASIA SECURITIES MANAGEMENT CORP.		3,500
ALPHA SECURITIES CORP.		234,400
BA SECURITIES, INC.		210,500
AP SECURITIES INCORPORATED	215,000	2,709,730
ANSALDO, GODINEZ & CO., INC.		9,165,800
AB CAPITAL SECURITIES, INC.	2,341,600	30,966,416
SARANGANI SECURITIES, INC.	16,500	330,200
SB EQUITIES, INC.	1,193,800	17,960,070
ASIA PACIFIC CAPITAL EQUITIES & SECURITIES CORP.		53,600
ASIASEC EQUITIES, INC.		22,362,200
ASTRA SECURITIES CORPORATION		1,538,350
CHINA BANK SECURITIES CORPORATION		10,104,100
BELSON SECURITIES, INC.	495,300	6,812,650
B. H. CHUA SECURITIES CORPORATION		666,400
JAKA SECURITIES CORP.		631,500
BPI SECURITIES CORPORATION	2,085,475	61,541,663
CAMPOS, LANUZA & COMPANY, INC.	155,000	1,378,800
SINCERE SECURITIES CORPORATION		124,600
CENTURY SECURITIES CORPORATION		40,000
CTS GLOBAL EQUITY GROUP, INC.	25,000	8,152,630
TRITON SECURITIES CORP.	10,000	4,909,950
IGC SECURITIES INC.	80,000	5,323,550
CUALOPING SECURITIES CORPORATION		1,083,300
DAVID GO SECURITIES CORP.		5,574,700
DIVERSIFIED SECURITIES, INC.		2,445,410
E. CHUA CHIACO SECURITIES, INC.	65,050	4,286,800
EQUITABLE SECURITIES (PHILS.) INC.		6,000
EAST WEST CAPITAL CORPORATION		1,102,000
EASTERN SECURITIES DEVELOPMENT CORPORATION		4,712,711
EQUITIWORLD SECURITIES, INC.		825,800
EVERGREEN STOCK BROKERAGE & SEC., INC.	189,000	9,031,400
FIRST ORIENT SECURITIES, INC.		3,455,200
FIRST INTEGRATED CAPITAL SECURITIES, INC.		1,949,450
F. YAP SECURITIES, INC.	55,300	1,999,550
AURORA SECURITIES, INC.		1,231,900
GLOBALINKS SECURITIES & STOCKS, INC.	1,525,500	28,278,055
JSG SECURITIES, INC.		90,000
GOLDSTAR SECURITIES, INC.		1,892,500
GUILD SECURITIES, INC.		982,800
HDI SECURITIES, INC.	67,998	3,143,700
H. E. BENNETT SECURITIES, INC.		919,600
HK SECURITIES, INC.		5,000
I. ACKERMAN & CO., INC.		148,000
I. B. GIMENEZ SECURITIES, INC.		541,400
INVESTORS SECURITIES, INC.		5,009,650
IMPERIAL, DE GUZMAN, ABALOS & CO., INC.		985,900
INTRA-INVEST SECURITIES, INC.		3,099,600
J.M. BARCELON & CO., INC.		114,600
VALUE QUEST SECURITIES CORPORATION	729,300	35,838,000
STRATEGIC EQUITIES CORP.		9,954,500
LARRGO SECURITIES CO., INC.		3,447,050
LOPEZ, LOCSIN, LEDESMA & CO., INC.		54,700
LUCKY SECURITIES, INC.		12,304,400
LUYS SECURITIES COMPANY, INC.		649,500

BPNAME	FOREIGN	LOCALS
MANDARIN SECURITIES CORPORATION		655,300
MARINO OLONDRIZ Y CIA		9,000
COL Financial Group, Inc.	6,377,285	236,199,539
DA MARKET SECURITIES, INC.		5,078,400
MERCANTILE SECURITIES CORP.		796,900
MERIDIAN SECURITIES, INC.		7,002,500
MDR SECURITIES, INC.		694,100
REGIS PARTNERS, INC.	200,000	459,189,192
MOUNT PEAK SECURITIES, INC.		7,100
NEW WORLD SECURITIES CO., INC.		78,400
OPTIMUM SECURITIES CORPORATION		1,990,100
RCBC SECURITIES, INC.	799,100	6,531,540
PAN ASIA SECURITIES CORP.	100,000	1,387,800
PAPA SECURITIES CORPORATION	100	22,189,574
MAYBANK ATR KIM ENG SECURITIES, INC.	75,500	16,811,495
PLATINUM SECURITIES, INC.		1,680,000
PNB SECURITIES, INC.	460,600	4,627,835
PREMIUM SECURITIES, INC.		1,963,700
PRYCE SECURITIES, INC.		385
SALISBURY BKT SECURITIES CORPORATION	4,100	504,675
QUALITY INVESTMENTS & SECURITIES CORPORATION	26,000	2,833,600
R & L INVESTMENTS, INC.		30,000
ALAKOR SECURITIES CORPORATION		511,400
R. COYIUTO SECURITIES, INC.	3,750	3,645,250
REGINA CAPITAL DEVELOPMENT CORPORATION		6,616,691
R. NUBLA SECURITIES, INC.		34,126,350
AAA SOUTHEAST EQUITIES, INCORPORATED	40,700	4,872,000
R. S. LIM & CO., INC.		5,157,700
RTG & COMPANY, INC.		23,174,950
S.J. ROXAS & CO., INC.		1,424,650
SECURITIES SPECIALISTS, INC.	3,500	829,550
FIDELITY SECURITIES, INC.		165,400
SUMMIT SECURITIES, INC.		15,048,740
STANDARD SECURITIES CORPORATION		3,085,800
SUPREME STOCKBROKERS, INC		320,000
TANSENGCO & CO., INC.		794,200
THE FIRST RESOURCES MANAGEMENT & SECURITIES CORP.		4,649,500
TOWER SECURITIES, INC.	65,000	33,400,050
APEX PHILIPPINES EQUITIES CORPORATION		45,600
UCPB SECURITIES, INC.		18,186,470
UOB KAY HIAN SECURITIES (PHILS.), INC.	7,085,000	
E.SECURITIES, INC.		150,000
VENTURE SECURITIES, INC.	67,500	911,150
FIRST METRO SECURITIES BROKERAGE CORP.	1,778,806	79,288,065
WEALTH SECURITIES, INC.	287,700	13,227,385
WESTLINK GLOBAL EQUITIES, INC.		1,822,500
BERNAD SECURITIES, INC.		2,972,300
YAO & ZIALCITA, INC.		3,458,900
YU & COMPANY, INC.		3,645,800
BDO SECURITIES CORPORATION	5,231,324	553,818,865
EAGLE EQUITIES, INC.	7,900	2,009,450
GOLDEN TOWER SECURITIES & HOLDINGS, INC.		1,287,500
SOLAR SECURITIES, INC.		12,564,750
G.D. TAN & COMPANY, INC.	100	797,600
CLSA PHILIPPINES, INC.	2,458	506,000
PHILIPPINE EQUITY PARTNERS, INC.		10,698,724
UNICAPITAL SECURITIES INC.	46,000	5,161,489
SunSecurities, Inc.		19,487,100
COHERCO SECURITIES, INC.		110,000
ARMSTRONG SECURITIES, INC.		30,000
TIMSON SECURITIES, INC.	5,000	2,975,200
STAR ALLIANCE SECURITIES CORP.		5,631,600
VC SECURITIES CORPORATION		32,634,350
CHINA BANKING CORPORATION - TRUST GROUP		3,507,945
CITIBANK N.A.	68,756,081	201,996,571
DEUTSCHE BANK MANILA-CLIENTS A/C		25,119,750

BPNAME	FOREIGN	LOCALS
THE HONGKONG & SHANGHAI BANKING CORP. LTD. -OWN ACCOUNT	6,000	
UNITED COCONUT PLANTERS BANK-TRUST BANKING		1,042,279
BANCO DE ORO - TRUST BANKING GROUP		31,808,744
BANK OF COMMERCE - TRUST SERVICES GROUP		1,904,900
PNB TRUST BANKING GROUP		15,582,469
RCBC TRUST & INVESTMENT DIVISION		4,077,000
RCBC TRUST & INVESTMENT DIVISION - VARIOUS TAXABLE ACCTS	14,300	5,773,350
DEUTSCHE BANK MANILA-CLIENTS A/C	191,696,438	
STANDARD CHARTERED BANK	285,307,704	64,506,130
THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT.	295,010,296	
UNITED COCONUT PLANTERS LIFE ASSURANCE CORPORATION		2,839,900
ASIA UNITED BANK - TRUST & INVESTMENT GROUP		265,000
MBTC - TRUST BANKING GROUP		4,795,503
SOCIAL SECURITY SYSTEM		259,422,059
GOVERNMENT SERVICE INSURANCE SYSTEM		199,516,139
AB CAPITAL & INVESTMENT CORP. - TRUST & INVESTMENT DIV.	4,200	4,909,190
THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT.		16,203,395
NATIONAL REINSURANCE CORPORATION OF THE PHILIPPINES		1,670,000
UCPB GENERAL INSURANCE CO., INC.		583,700
LBP-TBG THIRD PARTY CUSTODIANSHIP & REGISTRY DEPT		850,000
UNITED FUND, INC.		168,000
MAA GENERAL ASSURANCE PHILS., INC.		2,135,600
EASTWEST BANKING CORPORATION - TRUST DIVISION		2,263,910
SSS PROVIDENT FUND		9,294,591
Total	873,880,716	2,938,716,209

If no written notice of any error or correction is received by PDTC within five (5) calendar days from receipt hereof, you shall be deemed to have accepted the accuracy and completeness of the details indicated in this report.

PROPOSED AMENDMENTS TO BY-LAWS

FROM	TO
<p>Art. II Sec. 2 Notice of Regular Annual Meetings. Except as otherwise provided by law, written or printed notice of all annual meetings of stockholders, stating the place and time of the meeting and, if necessary, the general nature of the business to be considered, shall be transmitted by personal delivery, mail, telegraph, facsimile or cable to each stockholder of record entitled to vote thereat at his address last known to the Secretary of the Corporation, at least twenty (20) days before the date of the meeting.</p>	<p>Art. II Sec. 2 Notice of Regular Annual Meetings. Except as otherwise provided by law, written or printed notice of all annual meetings of stockholders, stating the place and time of the meeting and, if necessary, the general nature of the business to be considered, shall be transmitted by personal delivery, by electronic mail, mail, telegraph, facsimile or cable to each stockholder of record entitled to vote thereat at his address last known to the Secretary of the Corporation, at least twenty one (21) days before the date of the meeting.</p>
<p>Art. II Sec. 4 Notice of Special Meetings. Whenever stockholders are required or permitted to take any action at a meeting, a written notice of the meeting shall be given which shall state the place, date and time of the meeting, and the purpose or purposes for which said meeting is called. The notice shall be given not less than twenty (20) days before the date of the meeting to each stockholder entitled to vote at such meeting. Notices shall be sent by the Secretary by personal delivery, facsimile, telegraph, cable, or by mailing the notice to each stockholder of record at his last known address or by publishing the notice in a newspaper of general circulation at least twenty (20) days prior to the date of the meeting.</p>	<p>Art. II Sec. 4 Notice of Special Meetings. Whenever stockholders are required or permitted to take any action at a meeting, a written notice of the meeting shall be given which shall state the place, date and time of the meeting, and the purpose or purposes for which said meeting is called. The notice shall be given not less than twenty one (21) days before the date of the meeting to each stockholder entitled to vote at such meeting. Notices shall be sent by the Secretary by personal delivery, facsimile, telegraph, cable, by electronic mail, or by mailing the notice to each stockholder of record at his last known address or by publishing the notice in a newspaper of general circulation at least twenty one (21) days prior to the date of the meeting.</p>
<p>Art. II Sec 6. Quorum. A majority of the subscribed capital, present in person or represented by proxy, shall be sufficient at a stockholders' meeting to constitute a quorum for the election of directors and for the transaction of any business whatsoever,</p>	<p>Art. II Sec 6. Quorum. A majority of the subscribed capital, present in person, by remote communication or represented by proxy, shall be sufficient at a stockholders' meeting to constitute a quorum for the election of directors and for the transaction of any business whatsoever,</p>

<p>except in those cases in which the Corporation Code requires the affirmative vote of a greater proportion.</p>	<p>except in those cases in which the Corporation Code requires the affirmative vote of a greater proportion.</p>
<p>Art. II Sec. 7 Vote. At each meeting of the stockholders, every stockholder shall be entitled to vote in person, in absentia or by proxy, for each share of stock held by him which has voting power upon the matter in question.</p>	<p>Art. II Sec. 7 Vote. At each meeting of the stockholders, every stockholder shall be entitled to vote in person, in absentia, by remote communication or by proxy, for each share of stock held by him which has voting power upon the matter in question.</p>
<p>Art. II Sec 8 Proxies.XXXX Validation of proxies shall be held at the date, time and place or through as may be stated in the Notice of the stockholders' meeting, which in no case shall be less than five (5) days prior to the stockholders' meetings.</p>	<p>Art. II Sec 8 Proxies.XXXX Validation of proxies shall be held at the date, time and place or through remote communication as may be stated in the Notice of the stockholders' meeting, which in no case shall be less than five (5) days prior to the stockholders' meetings.</p>
<p>Art. III Sec. 1 Number, Term of Office, Manner of Election. Unless otherwise provided by the Corporation Code, the corporate powers of the Corporation shall be exercised, all business conducted and all property of the Corporation controlled and held by the Board of Directors consisting of nine (9) members, to be elected from among the holders of common stock, who shall hold office for one (1) year, and until their successors are elected and qualified.</p> <p>At all election of directors, there must be present, either in person, or by representative, authorized to act by written proxy, the owners of the majority of the outstanding capital stock entitled to vote. Every stockholder entitled to vote shall have the right to vote in person, in absentia, or by proxy the number of shares of stock standing, at record date, in his own name on the stock book of the Corporation;XXXX</p>	<p>Art. III Sec. 1 Number, Term of Office, Manner of Election. Unless otherwise provided by the Corporation Code, the corporate powers of the Corporation shall be exercised, all business conducted and all property of the Corporation controlled and held by the Board of Directors consisting of nine (9) members, three of whom must be independent directors, to be elected from among the holders of common stock, who shall hold office for one (1) year, and until their successors are elected and qualified.</p> <p>At all election of directors, there must be present, either in person, by remote communication or by representative, authorized to act by written proxy, the owners of the majority of the outstanding capital stock entitled to vote. Every stockholder entitled to vote shall have the right to vote in person, in absentia, by remote communication or by proxy the number of shares of stock standing, at record date, in his own name on the stock book of the Corporation;XXXX</p>
<p>Art. III Sec. 3 Disqualifications.</p>	<p>Art. III Sec. 3 Disqualifications.</p>

<p>....XXX</p> <p>The grounds for disqualification of directors shall be as set forth in the SEC Code of Corporate Governance, the Corporation’s Manual on Corporate Governance.</p>	<p>....XXX</p> <p>The grounds for disqualification of directors shall be as set forth in the SEC Code of Corporate Governance, the Corporation’s Manual on Corporate Governance, and other applicable laws and issuances of the SEC.</p>
<p>Art. III Sec. 7 Regular and Special Meetings.</p> <p>....XXX</p> <p>As a general rule, members of the Board should attend regular and special meetings of the Board in person.</p>	<p>Art. III Sec. 7 Regular and Special Meetings.</p> <p>....XXX</p> <p>Members of the Board should attend regular and special meetings of the Board in person or through remote communication such as through videoconferencing and teleconferencing in accordance with the rules and requirements of the SEC.</p>
<p>Art. IV Sec. 1 Number, Definition of Independent Directors. The Corporation shall have at least two (2) independent directors or such number of independent directors as shall constitute at least twenty (20%) percent of the members of such Board, whichever is lesser.</p>	<p>Art. IV Sec. 1 Number, Definition of Independent Directors. The Corporation shall have at least three (3) independent directors or such number of independent directors as shall constitute at least 1/3 of the members of such Board, whichever is lesser.</p>
<p>Art. IV Sec. 3 Disqualifications of Independent Directors.</p> <p>No person enumerated under Section II (5) of the SEC Code of Corporate Governance shall qualify as an independent director. He shall likewise be disqualified during his tenure under any of the following instances or causes...</p> <p>....XXX</p>	<p>Art. IV Sec. 3 Disqualifications of Independent Directors.</p> <p>An independent director must possess all the qualifications and none of the disqualifications for independent directors provided under applicable laws, rules and issuances of the SEC. An independent director shall likewise be disqualified during his tenure under any of the following instances or causes:</p> <p>....XXX</p>
<p>Art. V Sec. 1 Election, Term of Office and Qualifications.</p> <p>....XXX</p> <p>The Secretary shall be a resident and a citizen of the Philippines. Every officer shall hold office only during the pleasure of the Board of Directors, and all vacancies occurring among such officers by death, removal, resignation or disability shall be filed by the Board of Directors.</p>	<p>Art. V Sec. 1 Election, Term of Office and Qualifications.</p> <p>....XXX</p> <p>The Secretary shall be a resident and a citizen of the Philippines. The Treasurer shall be a resident of the Philippines. Every officer shall hold office only during the pleasure of the Board of Directors, and all vacancies occurring among such officers by death, removal, resignation or disability shall be filed by the Board of Directors.</p>

<p>....XXX</p>	<p>....XXX</p>
<p>Art. VI Sec. 1 Board Committees. The Board of Directors shall constitute Committees in aid of good corporate governance, namely: Audit Committee, Nomination Committee and Compensation Committee.</p>	<p>Art. VI Sec. 1 Board Committees. The Board of Directors shall constitute Committees in aid of good corporate governance, namely: Audit Committee, Nomination and Election Committee, Compensation Committee, Risk Oversight Committee and Corporate Governance Committee. The Board of Directors shall also constitute a Strategy and Sustainability Committee and such other committees as may support the effective performance of its functions.</p>
<p>(Additional Board Committee)</p>	<p>Art. VI Sec. 7 Sustainability Committee. The Strategy and Sustainability Committee will assist and advise the Board of Directors in developing, assessing and overseeing major financial and investment plans and other material issues that may affect the sustainability of the Company. The committee shall consist of five members, majority of whom are Independent Directors. The Chief Executive Officer shall be a member of the Committee. It shall have the following duties and responsibilities:</p> <p>(a) Review and make recommendations to the Board regarding the following, as appropriate:</p> <ul style="list-style-type: none"> (i) raising and deployment of capital (ii) identification of prospects and opportunities for corporate expansion, organizational development and long-term value creation (iii) implementation of the Company’ s corporate strategy through corporate developments and growth initiatives, including but not limited to reorganizations, acquisitions, divestitures, joint ventures and strategic alliances (iv) environmental, social and governance matters relevant to the businesses, including Company policies, activities and opportunities (v) impact of external developments and factors on the Company’ s corporate strategy and its execution, including the impacts of the changes in economic, market, industry, legal,

	<p>environmental and safety regulations and technology</p> <p>(b) Support and advise the Board, the Chairman of the Board, the Chief Executive Officer, and management, on an as-requested basis, on the development and refinement of specific aspects of the Company's operations and corporate strategy or on other major operations and strategic issues</p> <p>(c) carry out such other duties or responsibilities as may be delegated to it by the Board from time to time.</p>
<p>Art. VII Office. The main office of the Corporation shall be located at Metro Manila, Philippines. Branch offices may likewise be established in such other places in the Philippines or in foreign countries, as the Board of Directors may determine from time to time.</p>	<p>Art. VII Office. The main office of the Corporation shall be located at the place indicated in the articles of incorporation of the Corporation. Branch offices may likewise be established in such other places in the Philippines or in foreign countries, as the Board of Directors may determine from time to time.</p>

15 March 2022

SECURITIES AND EXCHANGE COMMISSION

Secretariat Building, PICC Complex
Roxas Boulevard, Manila 1307

Attention: **DIRECTOR VICENTE GRACIANO P. FELIZMENIO, JR.**
Markets and Securities Regulation Department

Gentlemen:

We advise that Mr. Isidro A. Consunji is the Incumbent Chairman of the Board of Directors of the Philippine Overseas Construction Board (POCB) and a Board Member of the Construction Industry Authority of the Philippines (CIAP). Mr. Consunji has been the Director of DMCI Holdings, Inc. (DMCI-HI) prior to his appointment by the President of the Philippines as Board Member of POCB.

The Department and the Philippine Overseas Construction Board interpose no objection on, and thereby permit the nomination, election, and assumption of office of Mr. Isidro A. Consunji as Director/Chairman of the Board of DMCI – Holdings, Inc.

Very truly yours,



RAMON M. LOPEZ

Secretary

Department of Trade and Industry (DTI)

Chairman of the Board

Construction Industry Authority of the Philippines (CIAP)

OFFICE OF THE SECRETARY

CERTIFICATION OF INDEPENDENT DIRECTORS

I, **ROBERTO L. PANLILIO**, Filipino, of legal age and with address at 1543 Carissa St. Dasmariñas Village, Makati City, after having been duly sworn to in accordance with law do hereby declare that:

1. I have been nominated as independent director of **DMCI HOLDINGS, INC.** (the "Corporation") at the annual stockholders' meeting to be held on May 17, 2022.
2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Listed (None)		
Non-listed		
J.P. Morgan Chase Philippines	Country Chairman	2019-present
Endeavor Philippines	Director	2015 – present
L&R Corporation	President	1992 – present
Philippine Association of Securities Brokers and Dealers, Inc.	Director	1992 – present
Maya Bank	Director	January 2022 - present
Past Positions		
PCIBank	Senior Executive Vice President & Chief Operating Officer	1993-1999
Citibank	Various Treasury and Investment Banking posts	1979-1993

3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of **DMCI HOLDINGS, INC.**, as provided for in the Revised Corporation Code, Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
4. I am not related to any of the director, officer, substantial shareholder or subsidiaries of DMCI Holdings, Inc.
5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding, and neither was I convicted of any offense punishable with imprisonment for at least 6 years, or for any violation of the Corporation Code and the Securities Regulation Code and its implementing rules and regulations.
6. I am not an officer, employee or director of any government agency.
7. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Revised Corporation Code, Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
8. I shall inform the Corporate Secretary of **DMCI HOLDINGS, INC.** of any changes in the abovementioned information within five days from its occurrence.

Done this 17th day of March 2022 at Makati City.



ROBERTO L. PANLILIO
Affiant

SUBSCRIBED AND SWORN to before me this 18 MAR 2022 day of 18 MAR 2022 at MAKATI CITY, affiant personally appeared before me and exhibited to me his/her Passport No. 7199206A issued at DFA Manila on May 18, 2018.

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Page No. 53
Book No. 101
Series of 2022


ATTY. RAYMOND A. RAMOS
COMMISSION NO. M-239
NOTARY PUBLIC FOR MAKATI CITY
UNTIL JUNE 30, 2022 PER B.M. NO. 3795
11 KALAYAAN AVENUE EXTENSION,
BARANGAY WEST REMBO, MAKATI CITY
SC Roll No. 62179/04-26-2013
IRP NO. 171365/01-03-2022/Padig City
PTR NO. MCT 882508/01-03-2022/MAKATI CITY
MLES Compliance No. VI-0007878/4-06-2018

CERTIFICATION OF INDEPENDENT DIRECTORS

I, **BERNARDO M. VILLEGAS**, Filipino, of legal age and with office address at Pearl Drive, Ortigas Center, Pasig City, after having been duly sworn to in accordance with law do hereby declare that:

1. I have been nominated as independent director of **DMCI HOLDINGS, INC.** (the "Corporation") at the annual stockholders' meeting to be held on May 17, 2022.
2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Listed		
Benguet Corporation	Chairman and Independent Director	2010 - present
Filipino Fund, Inc.	Chairman and Independent Director	2015 - present
First Metro Philippine Equity Exchange Traded Fund, Inc.	Independent Director	2010- present
Non-listed		
University of Asia and the Pacific (UA&P)	University Professor / Board Member	1995 – present
Center for Research and Communications	Director	2000 – present
Cuervo Appraisers, Inc.	Director	2015 – present
PHINMA Properties Corp.	Director	2010 – present
Transnational Diversified, Inc.	Director	2000 – present

3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of **DMCI HOLDINGS, INC.**, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
4. I am not related to any of the subsidiaries of DMCI Holdings, Inc.
5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
6. I am not an officer or director of any government agency.
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 Regulations, Code of Corporate Governance and other SEC issuances.
8. I shall inform the Corporate Secretary of **DMCI HOLDINGS, INC.** of any changes in the abovementioned information within five days from its occurrence.

Done this 11th day of March 2022 at Makati City.


BERNARDO M. VILLEGAS
 Affiant

16 MAR 2022

SUBSCRIBED AND SWORN to before me this _____ day of _____ at **MAKATI CITY**, affiant personally appeared before me and exhibited to me his/her Passport No. EC 7789082 issued at DFA Manila on May 22, 2016.

Doc. No. 404
 Page No. 82
 Book No. 206
 Series of 2022


ATTY. RAYMOND A. RAMOS
 COMMISSION NO. M-239
 NOTARY PUBLIC FOR MAKATI CITY
 UNTIL JUNE 30, 2022 PER B.M. NO. 3795
 11 KALAYAAN AVENUE EXTENSION,
 BARANGAY WEST REMBO, MAKATI CITY
 SEC Roll No. 02179/04-26-2013
 IB# NO. 171365/01-03-2022/Pasig City
 PTR NO. MKT-052902/01-03-2022/Makati City
 MAIL LICENSANCE NO. VI-0007876/1-11-19

CERTIFICATE

I, **CYNTHIA ROXAS DEL CASTILLO**, Filipino, of legal age, and with address at 27 Saturn Street Bel-Air Village, Makati City, after having been duly sworn to in accordance with law do hereby declare that:

1. I am a nominee for Independent Director of **DMCI HOLDINGS INC.** (the "Corporation").
2. I am affiliated with the following companies and organizations (including government-owned and controlled corporations):

Company/Organization	Position/Relationship	Period of Service
Please see attached Annex "A"		

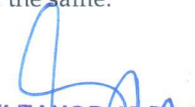
3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Corporation as provided for in the Corporation's By-Laws and Manual on Corporate Governance, the Revised Corporation Code, the Securities Regulation Code and its Implementing Rules and Regulations, and other issuances of the Securities and Exchange Commission ("SEC").
4. I am not related to any director, officer, substantial shareholder of the Corporation as provided under Rule 38.2.3 of the Securities Regulation Code.
5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
6. If elected, I shall faithfully and diligently comply with my duties and responsibilities as an Independent Director under the Corporation's By-Laws and Manual on Corporate Governance, the Revised Corporation Code, the Securities Regulation Code and its Implementing Rules and Regulations, and other SEC issuances.
7. I shall inform the Corporate Secretary of the Corporation of any changes in the abovementioned information within five (5) days from occurrence thereof.

Done this 24th day of March 2022 at Makati City, Philippines.


CYNTHIA ROXAS DEL CASTILLO
Affiant

SUBSCRIBED AND SWORN to before me this **MAR 24 2022** 2022 at **MAKATI CITY**, by CYNTHIA ROXAS-DEL CASTILLO whose identity I have confirmed through her Philippine Passport No. P2611575B issued on July 19, 2019 at DFA Manila, that she is the same person who personally signed before me the foregoing Certification and acknowledged that she executed the same.

Doc. No. 038 ;
Page No. 09 ;
Book No. 1 ;
Series of 2022.


ATTY. ELEANOR JOAN S. ZOSA
Commission No. M-17
Notary Public for Makati City
Extended until June 30, 2022 under B.M No. 3795
21st Floor, Philamlife Tower
8767 Paseo de Roxas, Makati City
Roll No. 71922
PTR No. 8855642 / 4-Jan-2022 / Makati City
IBP No. 174521 / 4-Jan-2022 / Makati City
MCLE Compliance No. VI-0026174

Annex "A" to Certification and Consent-Independent Director

NAME OF COMPANY/OFFICE	NATURE OF BUSINESS OF COMPANY/OFFICE	CURRENT POSITION/ RELATIONSHIP	PERIOD OF SERVICE
Romulo Mabanta Buenaventura Sayoc & de los Angeles	Law Partnership	Senior Partner	30 yrs+
Ateneo de Manila University	Education	Professor of Law and former Dean, Law School	30 yrs+ (10yrs+ as Dean, Law School)
International School of Manila	Education	Member, Audit Committee	7 yrs+
Goldilocks Bakeshop* Inc.	Food Manufacturing/Retail	Independent Director	3 yrs+
KRM Reinsurance Brokers Phils. Inc.	Reinsurance Brokerage	Independent Director	8 yrs+
The Walt Disney Company(Philippines) Inc.	Subsidiary/Licensee of Walt Disney Group (Animation/Films and Products)	Vice Chairman/Director	7 yrs+
Shang Properties Inc.**	Real Estate Development	Director	16 yrs+
Makati Shangri-la Hotel and Resort Inc doing business under the name and style of Makati Shangri-la Manila and Shangri-la's Boracay Resort and Spa	Hotels/Leisure	Director	About 10 yrs
Filairco Inc	Manufacturing/ Refrigeration	Director	10 yrs+
Filairco Technical Services Co Inc	Technical Services	Chairman, Director	10 yrs+
KLN Investments Holdings Phils. Inc.	Holding/Investments	Director/ Corp Sec	10 yrs+
Optum Global Solutions Inc.	Business Processing	Director	10 yrs+
GP Strategies Phils. Inc.	Business Processing	Director	6 yrs+
Oro Group Ventures Inc.	Investment Holdings	President/Director	20 yrs+
Aderans Philippines Inc.	Manufacturing	Director	15 yrs+
	Manufacturing		15 yrs+

Troycor Lighting Corp		Director	
Qantas Airways Inc.	Airlines/Ticketing	Resident Agent	15 yrs+
ROP Investments Inc.	Investments	Resident Agent	10 yrs+
Willis Tower Labuan	Insurance	Resident Agent	2 yrs+
Orecla Realty Inc	Real Estate	Corporate Secretary	20 yrs+
PMI Business Solutions Inc.	Business Solutions/Tobacco Manufacturing	Corporate Secretary	2yrs+
Willis Towers Watsons Philippines Inc	Advisory/Broking/Solutions	Corporate Secretary	10 yrs+
Willis Towers Watsons Global Business Services Inc	Consulting/Human Resources	Corporate Secretary	8 yrs+
Willis Towers Watsons Insurance Brokers Philippines Inc	Insurance Brokerage/ Consulting	Corporate Secretary	7 years+
Alabang Supermarket Corporation DBA Makati Supermart Alabang; Makati Supermarket Coffee Shop Alabang	Supermarket/Food/Retail	Corporate Secretary	20 yrs+
Makati Supermarket Corp DBA The Chainmarts; Makati Supermart; Makati Fastfood Center; Cash & Carry Express Mart; Makati Supermart-Coffee Shop; Makati Spaghetti House; Goldies Coffee Shop & Minimart	Supermarket/Food/Retail	Corporate Secretary	20 yrs+
Unimart Inc	Supermarket/Food/Retail	Corporate Secretary	20 yrs+
JHN Holding Co. Inc.	Investments/Holdings	Corporate Secretary	15 yrs+
Bel Air Village Association Inc.	Homeowners' Association	Member, Board of Governors	3 yrs+
Terrazas de Punta Fuego Village Association Inc.	Homeowners' Association	Member, Board of Directors	2 yrs+

*Subsidiary of SM Investments Corporation, a company listed at the PSE

** Listed at the PSE



**Management Report
Pursuant To SRC Rule 20 (4)**

INCORPORATED HEREIN ARE THE AUDITED ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021 OF DMCI HOLDINGS, INC. (“The Corporation”).

II. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

There has been no changes or disagreements with certifying accountants.

III. MANAGEMENT’S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD DECEMBER 31, 2021

Full Year 2021 vs Full Year 2020

I. RESULTS OF OPERATIONS

Below is a table on the net income contributions of the Company’s businesses for 2021 and 2020:

CONSOLIDATED NET INCOME AFTER NON-CONTROLLING INTERESTS

<i>(in Php Millions)</i>	For the Period		Variance	
	2021	2020	Amount	%
SEMIRARA MINING AND POWER CORPORATION	P9,234	P2,009	P7,225	360%
DMCI HOMES	4,395	1,940	2,455	127%
MAYNILAD	1,559	1,540	19	1%
DMCI MINING	1,206	483	723	150%
DMCI POWER (SPUG)	580	537	43	8%
D.M. CONSUNJI, INC.	378	109	269	247%
PARENT & OTHERS	11	(51)	62	122%
CORE NET INCOME	17,363	6,567	10,796	164%
NON-RECURRING ITEMS	1,031	(708)	1,739	246%
REPORTED NET INCOME	P18,394	P5,859	12,535	214%

FY 2021 vs FY 2020 Consolidated Highlights

- Reported net income grew threefold (214%) from Php 5.86 billion to Php 18.40 billion as all of the businesses delivered robust growth on the back of stronger-than-expected coal, electricity and nickel markets, coupled with higher construction accomplishments. This translated to Php 1.39 in earnings per share and 21.7% in return on equity.
- Excluding nonrecurring gain in 2021 which comes mostly from deferred tax remeasurement because of the Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act (Php 955 million) and gain on sale of land (Php 203 million), versus a nonrecurring loss of Php 708 million in 2020 pertaining mainly to sales cancellations for a Davao project, core net income accelerated by 164% from Php 6.57 billion to Php 17.37 billion, the highest ever recorded by the group.

- SMPC and DMCI Homes accounted for 79% of core net income.
- Strong operating cashflow from elevated commodity and electricity prices allowed the group pay out Php 6.37 billion in regular (Php 0.23/share) and special (Php 0.25/share) cash dividends in April and Php 6.37 billion in special (Php 0.48/share) cash dividends in November. In effect, total cash dividends reached Php 12.75 billion (Php 0.96 per share), which translates to a payout ratio of 194%—well above the company dividend policy of 25% of the previous year’s core net income and an all-time high for the group.

FY 2021 vs FY 2020 Subsidiaries and Associate Performance

I. Semirara Mining and Power Corporation (SMPC)

Core income contribution from SMPC expanded four times (360%) from Php 2.0 billion to Php 9.23 billion, a record high for the business. The strong performance was attributable to soaring coal and electricity prices, improved coal production, substantial beginning inventory and ample uncontracted power capacity. The following summarizes the performance of its two operating segments:

Coal Segment

- **Better production.** Aggregate (actual) strip ratio declined from 13.9 to 11.0 on significantly improved weather and water seepage conditions. Consequently, total production advanced by 8% from 13.2 million metric tons (MMT) to 14.3 MMT.
- **High inventory.** At the end of 2020, coal stockpile stood at 2.0 MMT, around 45% of which was high grade (820,000 MT).
- **Double-digit sales volume growth.** Higher production and inventory levels allowed the company to boost shipments by 16% from 13.1 MMT to 15.2 MMT, mainly driven by external sales. Exports rallied by 24% from 7.6 MMT to 9.4 MMT, and accounted for 62% of total shipments. Excluding sale to own plants, domestic sales grew faster (35%) than exports from 2.6 MMT to 3.5 MMT. Sale to own plants declined by 21% from 2.9 MMT to 2.3 MMT because of the prolonged outage of SEM-Calaca Power Corporation (SCPC) Unit 2.
- **Record-high prices.** Tempered by contracts from December 2020 that were delivered in Q1 and ceiling prices for domestic sales, Semirara coal average selling prices (ASP) rebounded by 71% from P1,577 to P2,695. Faster-than-expected economic recovery and supply disruptions led to a global energy crunch, which more than doubled index prices. Average Newcastle coal prices (NEWC) rocketed by 127% from USD 60.45 to USD 127.28 while Average Indonesian Coal Index 4 (ICI4) swelled by 122% from USD 29.40 to USD 65.30.

Power Segment

- **Lower output.** Overall gross generation dropped by 15% from 4,677 GWh to 3,959 GWh as the combined plant outages of SCPC and Southwest Luzon Power Generation Corporation (SLPGC) reached 535 days, up by 14% from 471 days.
- **Reduced sales.** Total power sales slid by 4% from 4,218 GWh to 4,032 GWh due to the 25-percent decline in SCPC sales (2,692 GWh vs. 2,023 GWh), which was significantly offset by the 32-percent growth in SLPGC sales (1,526 GWh vs. 2,009 GWh). 75% of total power sales went to BCQ.

- **Elevated prices.** Overall ASP recovered by 49% from Php 2.76/KWh to Php 4.11/KWh largely due to higher spot market prices and an SCPC 170MW bilateral contract with a fuel pass-through provision (expired October 25). Bilateral contract quantity (BCQ) ASP picked up by 8% from Php 3.37/KWh to Php 3.64/KWh while Wholesale Electricity Spot Market (WESM) ASP more than doubled (138%) from Php 2.31/KWh to Php 5.51KWh. Magnifying the impact of the spot price movement is the 1,028 GWh of electricity sales to WESM.
- **Higher replacement power purchases.** Total replacement power purchases expanded by 139% from 162 GWh to 387 GWh owing to lower gross generation and elevated spot prices.

DMCI Holdings recognized a nonrecurring loss of Php 74 million for SMPC from deferred tax asset remeasurement and income tax adjustment from CREATE Act.

II. DMCI Project Developers Inc. (DMCI Homes)

Core net income contribution from DMCI Homes more than doubled (127%) from Php 1.94 billion to Php 4.40 billion due to the combined effect of the following:

- **Higher revenue recognition.** Revenues increased by 39% from Php 17.69 billion to a record high of Php 24.66 billion because of higher construction accomplishments and uptick in new accounts that qualified for revenue recognition.
- **Better gross margin.** Gross margin improved from 22.4% to 28.3% following the normalization of dress-up costs for ready-for-occupancy (RFO) units.
- **Higher operating expenses (OPEX).** OPEX rose by 12% from Php 2.03 billion to Php 2.27 billion on higher manpower costs, association dues and utilities from unsold RFO units, taxes and licenses.
- **Rise in other income.** Other income spiked by 66% from Php 767 million to Php 1.27 billion because of unit cancellations, forfeitures and rental income.

The company also reported the following operational highlights:

- **Weak sales and reservations.** Units sold slipped by 3% from 5,353 to 5,180 following a 9-percent sales slowdown in residential units (2,959 vs 3,267) and a 6-percent upswing in parking slots sold (2,221 vs 2,086).
- **Flattish sales value.** Total sales value was flat at Php 19.65 billion (vs Php 19.58 billion) as higher selling prices offset the impact of lower unit sales.
- **Higher selling prices.** ASP per square meter was largely unchanged at Php 111,000 (vs Php 110,000) but ASP per unit improved by 10% from Php 5.51 million to Php 6.07 million with the sale of larger cut units.
- **Substantial inventory.** Total Inventory rose by 66% from Php 24.6 billion to Php 40.8 billion as more RFO units and newly-launched units from pre-selling projects became available. RFO units accounted for 28% of total inventory.

DMCI Homes recognized a nonrecurring gain of Php 640 million from deferred tax liabilities remeasurement and income tax adjustment from CREATE Act and Php 12 million from the sale of land.

III. Maynilad Water Services, Inc. (Maynilad)

Core net income contribution from associate Maynilad was steady at Php 1.56 billion (vs Php 1.54 billion) due to the following:

- **Lower billed volume.** Billed volume dropped by 3% from 536.4 million cubic meters (MCM) to 519.6 MCM as COVID-19 restrictions continued to sap overall demand.
- **Lower average effective tariff.** Average effective tariff receded by 1% from Php 42.1 to Php 41.6 due to lower billed volume and absence of tariff and inflationary adjustments.
- **Unfavorable customer mix.** From 16.2%, non-domestic demand dipped to 16.1% as business establishments closed down or reduced operations because of the pandemic.
- **Lower gross margin.** Standalone revenues fell by 4% from Php 22.93 billion to Php 21.95 billion while cost of sales (COS) increased by 4% from Php 3.79 billion to Php 3.93 billion. The COS upturn was largely due to higher utilities consumption, repairs and maintenance and water treatment chemicals for Putatan water treatment plants 1 and 2, coupled with low-base effect as some utilities billings for 2020 were received and expensed in 2021.

The nonrecurring expenses pertain to the impact of change in method of deduction for deferred tax recognition (Php 380 million), COVID-19 expenses (Php 57 million) and donations (Php 55 million).

DMCI Holdings also recognized Php 132 million pesos of nonrecurring gain from the impact of CREATE Act to its investments on Maynilad.

IV. DMCI Mining Corporation (DMCI Mining)

Core net income contribution from DMCI Mining widened by 150% from Php 483 million to an all-time high of Php 1.21 billion owing to historic revenues. Standalone topline surged by 63% from Php 2.47 billion to Php 4.02 billion as a result of the following:

- **Double-digit production growth.** Total production increased by 13% from 1.58 million wet metric tons (WMT) to 1.79 million WMT on the uneven nickel output of Berong Nickel Corporation (BNC) and Zambales Diversified Metals Corporation (ZDMC). BNC production dropped by 22% from 1.09 million WMT to 854,000 WMT with the depletion of its Berong mine at the latter part of the year. Meanwhile, ZDMC production nearly doubled (91%) from 490,000 WMT to 934,000 WMT on ramped-up capacity.
- **Higher Shipments.** Total shipment accelerated by 18% from 1.65 million WMT to 1.94 million WMT on strong China demand and higher mine production.
- **Surging selling prices.** ASP escalated by 40% from USD 30/WMT to USD 42/WMT on robust market demand and supply disruptions. Average London Metal Exchange (LME) nickel spot prices went up by 34% from USD13,773 to USD 18,478. After peaking at USD21,135 in November, LME closed the year at USD20,925.
- **Better nickel grades.** Average nickel grade sold improved from 1.33% to 1.36% on higher shipments from BNC.
- **Higher noncash cost.** Noncash costs climbed by 68% from Php 348 million to Php 584 million largely due to depletion rate adjustments from operating mine assets.

- **Final mine rehabilitation.** The company fully expensed Php 110 million for the rehabilitation of its Berong mine.

The company also reported the following operational highlights:

- **Substantial inventory.** Total inventory receded by 17% from 469,000 WMT to 389,000 WMT as BNC inventory retreated by 31% from 418,000 WMT to 287,000 WMT. Mitigating the impact of this decline was the doubling of ZDMC inventory from 51,000 WMT to 102,000 WMT.
- **New debt for capital expenditures (CAPEX).** DMCI Mining availed a long-term loan of Php 350 million to boost ZDMC's in-house mine production capacity. Around Php 47 million was spent to acquire additional heavy equipment for the Zambales operations.

At the parent level, a nonrecurring gain of Php 236 million was recognized from deferred tax liabilities remeasurement and income tax adjustment from CREATE Act.

V. DMCI Power Corporation (DMCI Power)

Core net income contribution from DMCI Power rose by 8% from Php 537 million to Php 580 million due to the combined effect of the following:

- **Higher energy sales.** Energy dispatch climbed by 5% from 349.0 GWh to 368.0 GWh as demand in Masbate, Oriental Mindoro and Palawan recovered on looser quarantine restrictions, together with the first full-year operation of its 15MW Masbate thermal plant.
- **Elevated selling prices.** ASP expanded by 11% from Php 11.4/KWh to Php 12.7 /KWh on higher fuel costs.
- **Cost of sales (COS) in line with revenues.** COS grew by 18% (vs revenues by 17%) from Php 3.03 billion to Php 3.58 billion, slightly lifted by higher fuel costs during a Masbate plant maintenance outage.

VI. D.M. Consunji, Inc. (DMCI)

Core net income contribution from DMCI grew threefold (247%) from Php 109 million to Php 378 million because of the following:

- **Revenue recovery.** Gross revenues climbed by 19% from Php 17.01 billion to Php 20.26 billion on looser quarantine restrictions and higher construction accomplishments from infrastructure projects, tempered by conservative revenue recognition.
- **Flattish gross margin.** Gross profit was largely flat (9.9% vs 9.3%) due to lower pandemic-related expenses and conservative revenue recognition. COS jumped by 18% from Php 15.43 billion to Php 18.26 billion, in line with topline growth (19%).
- **Higher operating expenses (OPEX).** OPEX rose by 8% from Php 523 million to Php 566 million on COVID-19 vaccine procurement.

The company also reported the following updates:

- **Order book slowdown.** Balance of work decreased by 16% from Php 58.7 billion to Php 49.3 billion as project bidding and construction spending remained sluggish. The current order book is enough to sustain the company for roughly three years. The company secured Php 4.7 billion in new contracts and Php 2.9 billion in variation orders but realized Php 17.1 billion in order book during the year.
- **Higher ending cash balance.** Down payment from new projects raised cash balance by 37% from Php 1.4 billion to Php 2.0 billion, as of end of December 2021.

DMCI posted a nonrecurring gain of Php 191 million from the sale of land.

Parent and Others

Parent and other investments recorded a net income of Php 11 million from a net loss of Php 51 million last year mainly due to absence of COVID-19 related expenses.

Outlook

Our 2022 performance will be largely defined by the ongoing geopolitical crisis and rate of economic recovery of the Philippines from the COVID-19 pandemic. The outcome of this year's elections could also affect the growth and sustainability of our businesses.

We anticipate significant volatility in the coal and nickel markets because of global supply disruptions and economic sanctions on Russia, the world's third-largest and sixth-largest producer of nickel and coal, respectively.

While the escalation and prolonged aftermath of these sanctions will keep index prices elevated, possible policy interventions by China and Indonesia could create significant drawbacks for SMPC and DMCI Mining. Supply disruptions could also mean higher fuel expenses and raw materials costs for DMCI and DMCI Homes.

Meanwhile, we expect our power and water businesses to benefit from the full economic reopening of the Philippines. Consumption should return to normal as companies and schools revert to on-site arrangements. Off-grid demand could also grow with the unrestricted entry of foreign and local tourists.

More in-person activities leading up to the elections should also boost electricity demand. Historically, the highest power consumption growths were seen in 2010 and 2016, which were both election years.

Post elections, we expect some changes in regulation with the takeover of a new administration. These changes could have significant impacts on our coal operating contract, Mineral Production Sharing Agreement (MPSA) applications, rate rebasing exercise and project bids under the Build, Build, Build program.

Explanation of movement in consolidated income statement accounts:

Revenue

Consolidated revenue for 2021 grew by 60% from P67.7 billion to P108.3 billion owing to stronger coal, electricity and nickel markets. Improved collection and higher construction accomplishments raised the sales revenues of DMCI Homes while DMCI revenues surged on improved project accomplishments.

Cost of Sales and Services

From P51.9 billion in 2020, cost of sales and services increased by 34% to P69.7 billion, slower than the recorded revenue growth. This is due to higher global coal and nickel prices which boosted gross profit margin.

Operating Expenses

Government royalties for the year amounted to P6.4 billion, 250% surge from P1.8 billion last year due to higher profitability of the coal business. Excluding government royalties, operating expenses incurred increased by 9% to P7.7 billion due mainly to higher salaries and wages and taxes and licenses.

Equity in Net Earnings

Equity in net earnings of associates increased by 4% as a result of higher income take up from Maynilad.

Finance Costs - net

Consolidated finance costs (net) rose by 8% due mainly to additional loan availments during the year coupled with lower interest income from placements.

Other Income (Expense) - net

Other income - net increased by 90% due to the higher sales forfeitures and cancellation during the year coupled with the gain resulting from the sale of land.

Provision for Income Tax

Higher taxable income resulted in a 31-percent jump in consolidated provision for income tax (both current and deferred) during the year.

II. CONSOLIDATED FINANCIAL CONDITION

December 31, 2021 (Audited) vs December 31, 2020 (Audited)

The Company's financial condition for the year improved as total assets reached P215.2 billion, a 5% increase from December 31, 2020. Meanwhile, consolidated total equity increased by 8% to Php 108.8 billion following dividend declaration during the year.

Consolidated cash decreased by 3% from P18.9 billion in December 31, 2020 to P18.3 billion in December 31, 2021 due mainly to payment of dividends and capital expenditures during the period.

Receivables rose by 15% from P20.4 billion to P23.5 billion in 2021 due mainly to the bulk of coal sales which transpired in the latter part of 2021.

Contract assets (current and non-current) increased by 47% as accomplishments in the real estate and construction businesses improved.

Consolidated inventories slightly increased by 1% from P53.9 billion to P54.2 billion following higher construction materials and supplies which are offset by lower nickel inventories.

Other current assets jumped by 39% to P11.0 billion due mainly to advances to suppliers and subcontractors and reclassification of the current portion of cost to obtain contract from other noncurrent assets.

Investments in associates and joint ventures grew by 6% due mainly to income take-up from Maynilad.

Investment properties and right-of-use assets decreased by 26% and 20%, respectively, due to depreciation and amortization recognized during the year.

Property, plant and equipment stood at P59.4 billion from P62.0 billion last year as depreciation and depletion more than offset capital expenditures in 2021.

Exploration and evaluation asset increased by 3% due to exploration and evaluation activity of the nickel mining segment.

Pension assets and remeasurements on retirement plans (under equity) grew by 15% and 244%, respectively. Meanwhile, pension liabilities slipped by 62% in 2021. The movements in these accounts were due mainly to the effects of differences between actual results and previous actuarial assumptions.

Deferred tax assets decreased by 36% following the realization of previous year tax benefit and impact of CREATE law adjustment.

Other noncurrent assets contracted by 38% due mainly to recoupment of advances to suppliers as construction activities continue to ramp up.

Accounts and other payables including income tax payable increased by 13% to P28.1 billion attributable to accruals of production related expenses and higher government share payable to DOE.

Contract liabilities (current and non-current) declined by 2% from last year due to recoupment of advances from customers.

Liabilities for purchased land declined by 22% as a result of net payment of land previously acquired for real estate development.

From P51.9 billion, total debt (under short-term and long-term debt) slightly grew by 2% to P53.0 billion following loan availments during the year.

Other noncurrent liabilities slipped by 5% due mainly to lower lease liabilities and commission payable following payments made during the year.

Net accumulated unrealized gains on equity investments designated at FVOCI grew 1% due to the increase in fair market value of quoted securities during the year.

Share in other comprehensive loss of associates decline by 82% due mainly to the take-up from Maynilad.

Consolidated retained earnings stood at P70.0 billion at the end of December 2021, 9% up from P64.4 billion at the close of 2020 after generation of P18.4 billion net income and payment of P12.7 billion Parent dividends.

Non-controlling interest increased by 8% as a result of the non-controlling share in net income and dividends in SMPC.

III. KEY RESULT INDICATORS

The Company and its Subsidiaries (the “Group”) use the following key result indicators to evaluate its performance:

- (a) Segment Revenues
- (b) Segment Net Income (after Non-controlling Interests)
- (c) Earnings Per Share
- (d) Return on Common Equity
- (e) Net Debt to Equity Ratio

SEGMENT REVENUES

<i>(in Php Millions)</i>	For the Year		Variance	
	2021	2020	Amount	%
SEMIRARA MINING AND POWER CORPORATION	P52,424	P28,250	24,174	86%
DMCI HOMES	24,657	16,267	8,390	52%
D.M. CONSUNJI, INC.	22,233	16,445	5,788	35%
DMCI POWER (SPUG)	4,640	3,969	671	17%
DMCI MINING	4,022	2,472	1,550	63%
PARENT & OTHERS	367	297	70	24%
TOTAL REVENUE	P108,343	P67,700	P40,643	60%

The initial indicator of the Company’s gross business results is seen in the movements of revenues in each business segment. As shown above, consolidated revenue increased by 60% due to higher coal sales volume and selling price. Higher accomplishments in real estate and construction, coupled with better electricity and nickel sales, pushed revenues further.

CONSOLIDATED NET INCOME AFTER NON-CONTROLLING INTERESTS

<i>(in Php Millions)</i>	For the Period		Variance	
	2021	2020	Amount	%
SEMIRARA MINING AND POWER CORPORATION	P9,234	P2,009	P7,225	360%
DMCI HOMES	4,395	1,940	2,455	127%
MAYNILAD	1,559	1,540	19	1%
DMCI MINING	1,206	483	723	150%
DMCI POWER (SPUG)	580	537	43	8%
D.M. CONSUNJI, INC.	378	109	269	247%
PARENT & OTHERS	11	(51)	62	122%
CORE NET INCOME	17,363	6,567	10,796	164%
NON-RECURRING ITEMS	1,031	(708)	1,739	246%
REPORTED NET INCOME	P18,394	P5,859	12,535	214%

The net income (after non-controlling interest) of the Company was driven by the improved results of all its subsidiaries. Topline improved on the solid recovery of coal and nickel prices, which resulted in better gross margin. Higher real estate sales recognition and ramped up of construction activities further pushed net income higher. Gain on sale of land and impact of CREATE law also contributed to the 214-percent growth in net income.

EARNINGS PER SHARE

Earnings per share (EPS) pertains to the company's income allocated to each outstanding share of common stock. It serves as an indicator of the company's profitability.

The Company's consolidated basic and diluted EPS was P1.39/share for the year ended December 31, 2021, a 214% jump from P0.44/share EPS year-on-year.

RETURN ON COMMON EQUITY

Return on common equity is defined as the amount of net income a company earns per book value of common shares. It is one of the common metrics used by investor to determine how effectively their capital is being reinvested. It is arrived at by dividing the net income share of the parent company over the average parent common equity. The Company's return on common equity stood at 22% and 7% for the year ended December 31, 2021 and 2020, respectively.

NET DEBT TO EQUITY RATIO

As a stockholder/investor, financial position and stability would be an important aspect. The Company tests its solvency and leverage exposure through the net debt to equity ratio. This test indicates the Company's ownership of creditors vs. owners/investors. Net debt to equity ratio is computed by dividing the interest-bearing loans net of cash and cash equivalents over total equity.

Total borrowings stood at P53.0 billion from P51.9 billion last year, which resulted to a net debt to equity ratio of 0.32:1 as of December 31, 2021 and 0.33:1 as of December 31, 2020.

FINANCIAL SOUNDNESS RATIOS

	December 31, 2021	December 31, 2020
Gross Margin	36%	23%
Net Profit Margin	24%	11%
Return on Assets	13%	4%
Return on Parent Equity	22%	7%
Current Ratio	225%	231%
Net Debt to Equity Ratio	32%	33%
Asset to Equity Ratio	198%	202%
Interest Coverage Ratio	10 times	4 times

PART II--OTHER INFORMATION

1. The Company's operation is a continuous process. It is not dependent on any cycle or season;
2. Economic and infrastructure developments in the country may affect construction business; Interest rate movements may affect the performance of the real estate industry; Mining activities are generally hinged on the commodities market and affected by weather conditions. Businesses not affected by known cycle, trends or uncertainties are power and water.
3. On October 12, 2021, the BOD of the Parent Company declared cash dividends amounting Php 0.48 special dividends per common share for a total of Php 6.37 billion in favor of the stockholders of record as of October 26, 2021 and was paid on November 10, 2021.
4. On March 29, 2021, the BOD of the Parent Company declared cash dividends amounting Php 0.13 regular dividends per common share and Php 0.35 special dividends per common share for a total of Php 6.37 billion in favor of the stockholders of record as of April 15, 2021 and was paid on April 26, 2021.
5. On March 5, 2020, the BOD of the Parent Company declared cash dividends amounting Php 0.23 regular dividends per common share and Php 0.25 special dividends per common share for a total of Php 6.37 billion in favor of the stockholders of record as of March 23, 2020 and was paid on April 3, 2020.
6. There are no undisclosed material subsequent events and transferring of assets not in the normal course of business that have not been disclosed for the period that the Company has knowledge of;
7. There are no material contingencies during the interim period; events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation has been disclosed in the notes to financial statements.
8. 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.
9. Except for interest payments on loans, which the Company can fully service, the only significant commitment that would have a material impact on liquidity are construction guarantees. These are usually required from contractors in case of any damage/ destruction to a completed project.
10. Any known trends or any known demands, commitments, events or uncertainties that will result in or that will have a material impact on the registrant's liquidity. - None
11. The Group does not have any offering of rights, granting of stock options and corresponding plans therefore.
12. All necessary disclosures were made under SEC Form 17-C.

CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD DECEMBER 31, 2020

Full Year 2020 vs Full Year 2019

I. RESULTS OF OPERATIONS

Below is a table on the net income contributions of the Company's businesses for 2020 and 2019:

CONSOLIDATED NET INCOME AFTER NON-CONTROLLING INTERESTS

<i>(in Php Millions)</i>	For the Period		Variance	
	2020	2019	Amount	%
SEMIRARA MINING AND POWER CORPORATION	P2,009	P5,727	(P3,718)	-65%
DMCI HOMES	1,940	3,020	(1,080)	-36%
MAYNILAD	1,540	1,761	(221)	-13%
DMCI POWER (SPUG)	537	611	(74)	-12%
DMCI MINING	483	182	301	165%
D.M. CONSUNJI, INC.	109	906	(797)	-88%
PARENT & OTHERS	(51)	223	(274)	-123%
CORE NET INCOME	6,567	12,430	(5,863)	-47%
NON-RECURRING ITEMS	(708)	(1,897)	1,189	63%
REPORTED NET INCOME	P5,859	P10,533	(P4,674)	-44%

DMCI Holdings, Inc. (the "Company") recorded P5.9 billion in reported net income in 2020, a 44% drop from P10.5 billion the previous year. The decline was largely attributable to the strict quarantine restrictions and economic impacts of the COVID-19 pandemic.

Excluding non-recurring losses of P1.9 billion mostly coming from one-time noncash goodwill impairment charge for its Zambales mining assets in 2019 and P708 million pertaining mainly to sales cancellations for a real estate project in 2020, core net income fell 47% from P12.4 billion to P6.6 billion.

For the fourth quarter alone, the Company posted P1.9 billion in consolidated net income, a 59% improvement from P1.2 billion last year owing to the absence of a one-time goodwill impairment loss. Core net income, on the other hand, slipped by 34% from P3.1 billion to P2.1 billion.

Core income contribution from Semirara Mining and Power Corporation dropped 65% from P5.7 billion to P2 billion owing to double-digit declines in coal sales (-16%) and average selling prices for coal (-23%) and electricity (-32%).

DMCI Homes contributed P1.9 billion in core income, 36% lower from P3 billion as the suspension of non-essential work in the first semester led to a slowdown in construction accomplishments which effectively lowered revenue recognition and unit turnovers. Higher construction costs also contributed to the earnings decline.

Affiliate Maynilad accounted for P1.5 billion, a 13% decline from P1.8 billion in 2019 owing to lower commercial and industrial sales and higher depreciation and amortization for its water source and wastewater capital investments.

DMCI Power income fell 12% from P611 million to P537 million due to the absence of a one-time retroactive adjustment in Palawan's non-fuel tariff amounting to P113 million recorded in 2019. However, without the retroactive adjustment, the off-grid power business posted an 8% increase in income contribution.

Core income share from DMCI Mining soared 165% from P182 million to P483 million following a 41% jump in nickel shipments and a 14% increase in average selling prices.

D.M. Consunji, Inc. recorded an 88% drop in earnings contribution from P906 million to P109 million mainly due to lower construction productivity and accomplishments because of the COVID-19 pandemic.

DMCI Holdings and other investments realized a P51 million loss compared to a P223 million net income in 2019 owing to lower interest income and COVID-19 expenses.

SEMIRARA MINING AND POWER CORPORATION

Core income contributions from SMPC plunged 65% from P5.7 billion to P2 billion due to the combined effect of the following:

- Coal sales volume declined 16% from 15.6 MMT to 13.1 MMT due to sharp contraction in global demand and domestic consumption.
- Average selling price of coal dropped 23% from P2,074 to P1,591 due to weak market conditions.
- Electricity sales improved 14% from 3,702 GWh to 4,218 GWh due to higher availability of SCPC plants post-Life Extension Program.
- BCQ and spot market prices contracted 9% and 50%, respectively. Consequently, average selling price for electricity declined by 32% from 4.07 to 2.76 Php/KWh.
- Revenues down as demand and prices for coal and electricity contracted due to COVID-19 restrictions and China coal import quotas. Decline in coal and electricity sales also attributable in part to the deferment of mining operations in Molave North Block 7 and unplanned outages of SLPGC.

Including non-recurring items mainly pertaining to asset impairment loss, SMPC's net income attributable to DMCI Holdings declined by 65% to P1.9 billion from P5.5 billion.

DMCI HOMES

Wholly-owned subsidiary DMCI Homes contributed P1.9 billion in core net income to the Parent Company, a 36% decline from last year.

The weak performance was mainly due to a 12% percent drop in revenues from P18.6 billion to P16.3 billion as the suspension of non-essential business operations in the first semester led to a 76-day construction stoppage while the passage of Bayanihan law provided a moratorium on payment collections from mid-March until the end of 2020. Sales cancelation in its Davao property further dragged down revenue realized during the year.

Meanwhile, gross profit of the real estate business slipped by 41% to P3.2 billion following higher construction costs related to the dress-up of units completed in prior years.

Including the non-recurring losses from the cancellations, net income dropped 55% to P1.4 billion.

Strict quarantine measures and limited mobility resulted in a marked slowdown in sales booking and project launches. Sales and reservations contracted 47% from P36.7 billion to P19.6 billion. Meanwhile, DMCI Homes project launches declined from 4 projects in 2019 to 2 projects in 2020: Alder Residences and The Camden Place.

MAYNILAD

DMCI Holdings has indirect ownership of Maynilad through a 27% stake in Maynilad Water Holdings, which owns 93% of the water company.

Maynilad reported a net income of P6.4 billion, 16% down from P7.7 billion last year. The decline was due to the following:

- Flattish growth in billed volume, from 535.3 mcm in 2019 to 536.4 mcm in 2020
- Customer mix shifted to 83.8% domestic market from 80.1% in 2019 as lockdowns reduced commercial and industrial activities
- Average effective tariff declined by 4% to 42.1
- 17% increase in depreciation and amortization due to substantial investments in water source and wastewater reclamation

After adjustments at the consortium company level, the Company's equity in net earnings fell 13% from P1.7 billion to P1.5 billion. Excluding the share in non-recurring items, equity in net earnings also contracted by 13% to P1.5 billion.

DMCI POWER (SPUG)

DMCI Power, a wholly-owned subsidiary, provides off-grid power to missionary areas through long-term power supply agreements with local electric cooperatives.

Net income contribution from DMCI Power declined by 12% from P611 million to P537 million due to the combined effect of the following:

- Total sales volume increased by 6% due to higher demand across all markets
 - Masbate electricity sales grew 6% from 120.4 GWh to 127.5 GWh
 - Palawan sales improved 5% from 148.3 GWh to 155.5 GWh
 - Oriental Mindoro sales increased 8% from 61.2 GWh to 65.9 GWh
- Despite the increase in volume sold, revenues declined by 13% while EBITDA declined by 8% due to the absence of the P113 million one-time retroactive adjustment approved in 2019 pertaining to Palawan's non-fuel tariff for 2017 and 2018 operations coupled with a 17% drop in average selling prices attributed to lower pass-through fuel component.

DMCI Power began commercial operations of its P2.7 billion 15MW thermal power plant in Masbate on September 11, 2020. The commercial operation of the thermal plant will provide significant savings in the Universal-Charge for Missionary Electrification (UC-ME) subsidy of about P500 million every year.

DMCI MINING

DMCI Mining delivered a core net income contribution of P483 million, a 165% increase from P182 million last year. The marked improvement was due to the combined effect of the following:

- 15% increase in nickel production from 1.4 million WMT to 1.6 million WMT owing to the full-year operations of Zambales Diversified Metals Corporation (ZDMC)
- 41% rise in shipments as strong stainless steel production boosted China demand for low-grade nickel and the prevailing Indonesian ore export ban tightened supply
- 14% improvement in average selling price despite selling lower average grade nickel due to better market conditions
- 10% decline in cash cost per WMT from P860 / WMT to P771 / WMT on the back of higher nickel shipments
- 15% growth in total depletion, depreciation and amortization from P302 million to P348 million due mainly to the resumption of mining operations in Zambales

The nonrecurring loss of P1.6 billion in 2019 pertains to the noncash goodwill impairment associated with its mining assets in Zambales.

D.M. CONSUNJI, INC.

Net income contributions from core business DMCI declined 88% from P906 million to P109 million due to the negative impacts of the COVID-19 pandemic, to elaborate:

- Revenues contracted by 10% from P18.3 million to P16.4 million as the 76-day lockdown in the first semester led to lower construction accomplishments, reduced manpower and supply chain disruptions. Limited public transportation and quarantine restrictions in the second semester also dragged down productivity compared to the previous year.
- As a result of lower construction productivity, gross profit fell 53%.
- Despite the COVID-19 and operational headwinds, DMCI posted a positive EBITDA of P 1.1 billion. Contributions from its three integrated joint venture projects, namely, North South Commuter Railway, Solaire North and Cebu-Cordova Link Expressway, provided strong revenue support.

At the end of 2020, the DMCI order book (balance of work) stood at P58.7 billion, 14% down from P68.2 billion at the close of 2019 following the realization of construction revenue for the period. This amount includes P22.6 billion share in the balance of work of integrated joint ventures.

Only three projects were awarded to the company during the year, reflecting the steep drop in public and private infrastructure investments as proponents either cancelled or delayed their planned projects to preserve cash.

Meanwhile, major ongoing projects in the order book include among others, NLEX-SLEX Connector Road of NLEX Corporation, viaduct works and depot of Phase 1 of North-South Commuter Rail, Cavite-Laguna Expressway of MPCALA Holdings, Inc., Skyway Stage 3 (Section 1) of Citra Central Expressway Corp. (a unit of San Miguel Corporation), Connor and Maven at Capitol Commons of Ortigas & Company, IKEA Philippines of SM Prime Holdings, Inc. and The Estate Makati, an ultra-high end residential condominium of SM Development Corp. and Federal Land.

Explanation of movement in consolidated income statement accounts:

Revenue

Consolidated revenue for 2020 contracted by 23% from P87.8 billion to P67.7 billion as the COVID-19 pandemic resulted to work disruptions and lower market demand and prices. Coal import quotas imposed by China last August as well as the sales cancelation in a real estate project in Davao also dragged down revenues for the year.

Cost of Sales and Services

From P60.1 billion in 2019, cost of sales and service declined by 14% to P51.9 billion due mainly to lower accomplishments, fuel cost and sales volume partially offset by higher cost of real estate sales owing to dress-up of units already completed in previous years.

Operating Expenses

Government royalties for the year amounted to P1.8 billion, 54% down from P3.9 billion last year due to lower profitability of the coal business. Excluding government royalties, operating expenses incurred slipped by 14% to P7.1 billion due mainly to lower depreciation, repairs and selling expenses.

Equity in Net Earnings

Equity in net earnings of associates dropped by 14% as a result of lower income share in Maynilad consortium.

Finance Income

Consolidated finance income decreased by 50% due mainly to the absence of SCPC's one-time interest income from PSALM claims. Lower interest income from placements likewise contributed to the decline.

Finance Costs

Consolidated finance costs fell by 22% due to lower borrowing rates.

Impairment of Goodwill

In 2019, the goodwill associated with the mining assets in Zambales Diversified Metals Corporation (ZDMC) and Zambales Chromite Mining Company (ZCMC) was written-off as certain regulatory restrictions and differences in ore grade estimates no longer support the original valuation.

Other Income (Expense) - net

Other income slipped by 27% due mainly to lower penalties and forfeitures fees of the real estate business in line with the Bayanihan Act.

Provision for Income Tax

Lower taxable income resulted to the 24% drop in consolidated provision for income tax (both current and deferred) during the year.

II. CONSOLIDATED FINANCIAL CONDITION

December 31, 2020 (Audited) vs December 31, 2019 (Audited)

Despite the economic contraction brought by the COVID-19 pandemic, the Company's financial condition remained stable as consolidated total assets as of December 31, 2020 stood at P204 billion, a 2% increase from December 31, 2019. Meanwhile, consolidated total equity decreased by 2% to P101 billion following dividend payments and lower profitability during the year.

Consolidated cash decreased by 12% from P21.6 billion in December 31, 2019 to P18.9 billion in December 31, 2020 due mainly to payment of dividends and capital expenditures during the period.

Receivables rose by 26% from P16.3 billion to P20.4 billion in 2020 due mainly to the extended grace period in real estate receivables.

Contract assets (current and non-current) dropped by 6% as lockdown restrictions dragged down accomplishments in the real estate and construction businesses.

Consolidated inventories increased by 9% from P49.7 billion to P53.9 billion following the land acquisitions of the real estate business.

Other current assets jumped by 10% to P7.9 billion due mainly to advances to suppliers and subcontractors and reclassification of the current portion of cost to obtain contract from other noncurrent assets.

Investments in associates and joint ventures grew by 9% due mainly to income take-up from Maynilad.

Investment properties and right-of-use assets decreased by 7% and 31%, respectively, due to depreciation and amortization recognized during the year.

Property, plant and equipment stood at P62 billion from P63.2 billion last year as depreciation and depletion more than offset capital expenditures in 2020.

Exploration and evaluation asset increased by 1% due to exploration and evaluation activity of the nickel mining segment.

Pension assets and remeasurements on retirement plans (under equity) slipped by 3% and 57%, respectively. Meanwhile, pension liabilities grew by 56% in 2020. The movements in these accounts were due mainly to the effects of differences between actual results and previous actuarial assumptions.

Deferred tax assets decreased by 16% following the realization of previous year tax benefit.

Other noncurrent assets contracted by 27% due mainly to recoupment of advances to suppliers. Further dragging down the account is lower real estate commission due to slowdown in sales booking as a result of strict quarantine measures and limited mobility during the year.

Accounts and other payables including income tax payable increased by 1% to P25.1 billion due mainly to the timing of payments of trade payables.

Contract liabilities (current and non-current) rose by 2% from last year due mainly to the excess of customer's deposit/billed accomplishments over progress of work.

Liabilities for purchased land jumped by 7% due to the acquisition of land for real estate development.

From P46.9 billion, total debt (under short-term and long-term debt) grew by 11% to P51.9 billion following loan availments during the year.

Deferred tax liabilities dropped by 5% due mainly to the excess of taxable over book income.

Other noncurrent liabilities slipped by 18% due mainly to movement in the provision for decommissioning and rehabilitation in coal mining and lower lease liabilities following payments and contract modifications during the year.

Net accumulated unrealized gains on equity investments designated at FVOCI grew 8% due to the increase in fair market value of quoted securities during the year.

Share in other comprehensive loss of associates rose by 88% due mainly to the take-up from Maynilad.

Consolidated retained earnings stood at P64.4 billion at the end of December 2020, 1% down from P64.9 billion at the close of 2019 after generation of P5.9 billion net income and payment of P6.4 billion Parent dividends.

Non-controlling interest declined by 4% as a result of the non-controlling share in net income and dividends in SMPC.

III. KEY RESULT INDICATORS

The Company and its Subsidiaries (the “Group”) use the following key result indicators to evaluate its performance:

- (f) Segment Revenues
- (g) Segment Net Income (after Non-controlling Interests)
- (h) Earnings Per Share
- (i) Return on Common Equity
- (j) Net Debt to Equity Ratio

SEGMENT REVENUES

<i>(in Php Millions)</i>	For the Year		Variance	
	2020	2019	Amount	%
SEMIRARA MINING AND POWER CORPORATION	P28,250	P44,255	(P16,005)	-36%
D.M. CONSUNJI, INC.	16,445	18,303	(1,858)	-10%
DMCI HOMES	16,267	18,584	(2,317)	-12%
DMCI POWER (SPUG)	3,969	4,541	(572)	-13%
DMCI MINING	2,472	1,610	862	54%
PARENT & OTHERS	297	468	(171)	-36%
TOTAL REVENUE	P67,700	P87,761	(P20,061)	-23%

The initial indicator of the Company’s gross business results is seen in the movements of revenues in each business segment. As shown above, consolidated revenue dropped by 23% as the COVID-19 pandemic resulted to work disruptions and lower market demand and prices. Coal import quotas imposed by China last August as well as the sales cancelation in a real estate project in Davao also dragged down revenues for the year.

CONSOLIDATED NET INCOME AFTER NON-CONTROLLING INTERESTS

<i>(in Php Millions)</i>	For the Period		Variance	
	2020	2019	Amount	%
SEMIRARA MINING AND POWER CORPORATION	P2,009	P5,727	(P3,718)	-65%
DMCI HOMES	1,940	3,020	(1,080)	-36%
MAYNILAD	1,540	1,761	(221)	-13%
DMCI POWER (SPUG)	537	611	(74)	-12%
DMCI MINING	483	182	301	165%
D.M. CONSUNJI, INC.	109	906	(797)	-88%
PARENT & OTHERS	(51)	223	(274)	-123%
CORE NET INCOME	6,567	12,430	(5,863)	-47%
NON-RECURRING ITEMS	(708)	(1,897)	1,189	63%
REPORTED NET INCOME	P5,859	P10,533	(P4,674)	-44%

The net income (after non-controlling interest) of the Company has multiple drivers for growth from different business segments. The economic slowdown and challenges brought by the COVID-19 pandemic resulted to the 44% decline in consolidated net income for the year. The community quarantines hit productivity while weak market conditions dragged the sales performance of most business segments. DMCI Mining was able to beat the downtrend because of strong nickel demand from

China amid the Indonesian nickel ore export ban. DMCI Power posted higher sales volume but its profitability fell due to the high base effect of the retroactive tariff adjustment for its Aborlan plant in 2019.

EARNINGS PER SHARE

Earnings per share (EPS) pertains to the company's income allocated to each outstanding share of common stock. It serves as an indicator of the company's profitability.

The Company's consolidated basic and diluted EPS was P0.44/share for the year ended December 31, 2020, a 44% drop from P0.79/share EPS year-on-year.

RETURN ON COMMON EQUITY

Return on common equity is defined as the amount of net income a company earns per book value of common shares. It is one of the common metrics used by investor to determine how effectively their capital is being reinvested. It is arrived at by dividing the net income share of the parent company over the average parent common equity. The Company's return on common equity stood at 7% and 13% for the year ended December 31, 2020 and 2019, respectively.

NET DEBT TO EQUITY RATIO

As a stockholder/investor, financial position and stability would be an important aspect. The Company tests its solvency and leverage exposure through the net debt to equity ratio. This test indicates the Company's ownership of creditors vs. owners/investors. Net debt to equity ratio is computed by dividing the interest-bearing loans net of cash and cash equivalents over total equity.

Total borrowings stood at P51.9 billion from P46.9 billion last year, which resulted to a net debt to equity ratio of 0.33:1 as of December 31, 2020 and 0.25:1 as of December 31, 2019.

FINANCIAL SOUNDNESS RATIOS

	December 31, 2020	December 31, 2019
Gross Margin	23%	32%
Net Profit Margin	11%	17%
Return on Assets	4%	9%
Return on Parent Equity	7%	13%
Current Ratio	231%	218%
Net Debt to Equity Ratio	33%	25%
Asset to Equity Ratio	202%	195%
Interest Coverage Ratio	4 times	6 times

PART II--OTHER INFORMATION

1. The Company's operation is a continuous process. It is not dependent on any cycle or season;
2. Economic and infrastructure developments in the country may affect construction business; Interest rate movements may affect the performance of the real estate industry; Mining activities are generally hinge on the commodities market. Businesses not affected by known cycle, trends or uncertainties are power and water.
3. COVID-19 Pandemic
The COVID-19 pandemic and containment measures have caused disruptions in the Group's businesses. However, there have been easing of the quarantine measures in key areas of the Philippines and the rollout of the national vaccination program is expected to further improve market activities. The Group continues to implement measures to alleviate the effects and believes that its business would remain relevant despite the challenges posed by the COVID-19 pandemic. The details on operating metrics and impact of COVID-19 on the 2020 earnings are discussed in "Section 1 of the Management's Discussion and Analysis".
4. On March 5, 2020, the BOD of the Parent Company has declared cash dividends amounting to P0.23 regular dividends per common share and P0.25 special cash dividends per common share for a total of P6.37 billion in favor of the stockholders of record as of March 23, 2020 and payable on April 3, 2020.
5. There were no undisclosed material subsequent events and transferring of assets not in the normal course of business that have not been disclosed for the period that the company have knowledge of;
6. There are no material contingencies during the interim period; events that will trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation has been disclosed in the notes to financial statements.
7. 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
8. Except for interest payments on loans, which the Company can fully service, the only significant commitment that would have a material impact on liquidity are construction guarantees. These are usually required from contractors in case of any damage / destruction to a completed project.
9. Any known trends or any known demands, commitments, events or uncertainties that will result in or that will have a material impact on the registrant's liquidity. – None
10. The Group does not have any offering of rights, granting of stock options and corresponding plans thereof.
11. All necessary disclosures were made under SEC Form 17-C.

CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD DECEMBER 31, 2019

Full Year 2019 vs Full Year 2018

I. RESULTS OF OPERATIONS

Below is a table on the net income contributions of the Company's businesses for 2019 and 2018:

CONSOLIDATED NET INCOME AFTER NON-CONTROLLING INTERESTS

<i>(in Php Millions)</i>	For the Period		Variance	
	2019	2018	Amount	%
SEMIRARA MINING AND POWER CORPORATION	P5,727	P7,447	(P1,720)	-23%
DMCI HOMES	3,020	3,160	(140)	-4%
MAYNILAD	1,761	1,837	(76)	-4%
D.M. CONSUNJI, INC.	906	1,212	(306)	-25%
DMCI POWER (SPUG)	611	465	146	31%
DMCI MINING	182	117	65	56%
PARENT & OTHERS	223	237	(14)	-6%
CORE NET INCOME	12,430	14,475	(2,045)	-14%
NON-RECURRING ITEMS	(1,897)	38	(1,935)	-5092%
REPORTED NET INCOME	P10,533	P14,513	(P3,980)	-27%

DMCI Holdings, Inc. (the "Company") recorded P10.5 billion in reported net income in 2019, a 27% drop from P14.5 billion the previous year. The decline was due mainly to the weak contributions from the coal energy, construction, real estate and water businesses coupled with a one-time goodwill impairment of the Zambales mine assets of DMCI Mining. Excluding the non-recurring items, core net income decreased 14% from P14.5 billion to P12.4 billion.

For the fourth quarter alone, the Company posted P1.2 billion in net income, a 70% decline from P4.1 billion last year due mainly to the 47% reduction in contribution from SMPC and the P1.6 billion non-cash goodwill impairment. Likewise, core net income for the quarter slipped by 25% from P4.2 billion to P3.1 billion in 2019.

The Company wrote-off the goodwill associated with the mining assets in Zambales Diversified Metals Corporation (ZDMC) and Zambales Chromite Mining Company (ZCMC) as prevalent market conditions and regulatory restrictions no longer support the original valuation.

The two companies were bought in 2014 when mid-grade nickel prices averaged US\$49. In 2019, the average selling price of mid-grade nickel plunged 45% to US\$27, effectively reducing the saleable resource. Also, the lack of requisite permits caused ZCMC to remain non-operational while ZDMC was unable to resume full commercial production due to the absence of ancillary permits in other areas.

The non-recurring losses in 2019 also includes the share in accelerated depreciation of Sem-Calaca Power Corporation (SCPC) following the rehabilitation of its Units 1 and 2 power plants. Meanwhile, the non-recurring items in 2018 pertains mainly to the gain on sale of land by DMCI Homes offset by the share in accelerated depreciation of SCPC.

Full year core net income contributions from SMPC fell 23% from P7.4 billion to P5.7 billion due to the 22% decline in average coal prices and lower generation of Calaca Units 1 and 2 following the maintenance of both plants during the year.

DMCI Homes experienced a marked slowdown in project construction, resulting in a 4% slide in core earnings contribution from P3.2 billion to P3 billion.

Meanwhile, share in core net income from affiliate Maynilad went down by 4% to P1.8 billion owing to higher amortization and depreciation expenses for its capital expenditure program.

D.M. Consunji, Inc. posted a 25% drop in net income from P1.2 billion to P906 million due to the absence of significant realized claims and savings from projects nearing completion compared to last year.

Off-grid energy business DMCI Power Corporation contributed P611 million, a 31% growth from P465 million following the approval of a P1.13 per kwh adjustment on its non-fuel tariff for its Aborlan power plant in Palawan.

Core net income contribution from DMCI Mining rose 56% from P117 million to P182 million due to the 82% increase in nickel shipment.

Contributions from Parent Company and other investments slipped 6% to P223 million due to lower interest income.

SEMIRARA MINING AND POWER CORPORATION

The coal and on-grid power businesses are reported under Semirara Mining and Power Corporation, a 56.65% owned subsidiary of DMCI Holdings, Inc.

COAL

Coal production in 2019 stood at 15.2 million metric tons (MT), a 17% growth from 12.9 million MT last year. The record high production is due mainly to increased capacity and favorable weather conditions during the year. Strip ratio also improved from 12.0x to 11.5x in 2019. Consequently, coal sales for the year expanded by 35% to a record high of 15.6 million MT compared to 11.6 million MT in 2018. Of the total sales volume, 66% went to export sales while the remaining are sold to power and cement plant customers. Drop in global coal prices translated to a 22% decrease in average selling price which offset the increase in sales volume in 2019.

POWER

Power generation from 2x300 MW Units 1 and 2 and 2x150MW Units 3 and 4 totaled 3,589 GWh in 2019, compared to 4,650 GWh last year. Unit 1 was under maintenance for nine months beginning December 30, 2018. Unit 2, however, ran at a de-rated capacity of 200MW for most part of the year until its scheduled plant maintenance in October 2019. This resulted to a 54% decline in generated power from these plants. Meanwhile, power generation of Units 3 and 4 surged by 51% from 1,368 GWh to 2,070 GWh this year due mainly to higher availability and average capacity of both plants.

Consequently, total volume sold for 2019 slipped by 20% to 3,702 GWh from 4,621 GWh last year. Lower global coal prices pushed down average selling price of Sem-Calaca (Units 1 and 2) by 8% from last year. Meanwhile, Southwest Luzon Power Generation (Units 3 and 4) benefited from higher WESM prices as 76% of its electricity sales went to the spot market. As a result, its average selling price for 2019 went up by 11%.

PROFITABILITY

Consolidated net income after tax in 2019 reached P9.7 billion, 20% down from P12.0 billion last year. Net of eliminations, the coal segment and Southwest Luzon Power and Generation (Units 3 and 4) generated a net income of P6.2 billion and P3.5 billion, respectively, while Sem-Calaca (Units 1 and 2) generated P0.1 billion net loss. As a result, net income contribution to the Parent Company declined by 20% from P6.8 billion in 2018 to P5.5 billion in 2019. Excluding non-recurring items, SMPC's core income attributable to DMCI Holdings declined 23% from P7.4 billion to P5.7 billion.

For detailed information – refer to SMPC Information Statement filed with SEC and PSE.

DMCI HOMES

Net income contribution of wholly owned subsidiary, DMCI Project Developer's Inc. (PDI) amounted to P3 billion in 2019. Excluding the one-time gain on sale of land in 2018, the Company contributed a 4% decline from P3.2 billion earnings last year.

Realized revenues slipped by 10% from P20.6 billion to P18.6 billion in 2019 due to lower accomplishment for the period. Meanwhile total operating costs (under cost of sales and operating expenses) declined at a slower pace of 9% from P17.1 billion to P15.6 billion. Consequently, total operating income dropped by 15% to P2.9 billion in 2019.

Sales and reservations during the year stood at P36.7 billion, 15% down from P43.4 billion last year due mainly to the timing of project launches.

To expand its product offering, the Company has launched four projects in various areas of Metro Manila. Total sales value of 2019 project launches is estimated to be at P42 billion.

On the other hand, capex disbursements grew by 35% to P19.5 billion from P14.5 billion last year. Of the amount spent in 2019, 61% went to development cost and the rest to land and asset acquisition.

MAYNILAD

Maynilad's water and sewer service revenue in 2019 rose by 9% to P23.6 billion from P21.7 billion due to the combined effect of the increase in tariff (basic and inflation-linked) and the number of water connections.

Average non-revenue water at district metered area (DMA) level improved from 29.79% in 2018 to 26.39% in 2019 as a result of the 3.1% decrease in water supply coupled with the 1.6% billed volume growth during the year.

Cash operating expenses grew by 6% to P6.6 billion due to higher personnel costs and water treatment chemical cost for the period. Meanwhile, noncash operating expenses rose by 19% primarily driven by increases in amortization of intangible assets which grew in line with Maynilad's capital expenditure program.

As a result, net income of Maynilad for 2019 stood at P7.7 billion. Excluding the non-recurring items, core net income remained flat as compared to last year. After adjustments at the consortium company level, core equity in net earnings slipped by 4% to P1.8 billion in 2019.

D.M. CONSUNJI, INC.

Earnings from construction business in 2019 amounted to P906 million, 25% down from P1.2 billion last year.

Construction revenue for the year jumped by 26% from P14.6 billion to P18.3 billion in 2019. Higher accomplishment from ongoing projects mainly accounted for the revenue growth during the period. However, despite the revenue growth, gross profit dropped by 7% from P2.2 billion to P2.0 billion in 2019 due to the absence of significant realized claims and savings from projects nearing completion. Meanwhile, operating expenses increased by 24% due mainly to taxes, salaries and information, communication and technology (ICT)-related expenses.

Order book (balance of work) at the end of December 2019 stood at P68.2 billion compared to last year's P27.9 billion. Awarded projects during the year totaled P53.6 billion of which P25 billion pertains to DMCI's share in the balance of work of integrated joint ventures. Newly awarded projects during the year includes Section 1 of NLEX-SLEX Connector Road of NLEX Corporation, viaduct and depot for the first phase of the North-South Commuter Railway (NSCR) project, Procurement of Trackwork, Electrical and Mechanical systems and Integration with Existing systems for LRT Line 2 - East (Masinag) Extension Project, CAMANA Water Reclamation Facility and the 150 MLD Laguna Lake Water Treatment Plant of Maynilad and the Mi'Casa Kaia Phase 1 residential building of Federal Land.

DMCI POWER (SPUG)

An added growth area of the power segment is under DMCI Power Corporation (DPC), a wholly-owned subsidiary of DMCI Holdings, Inc. DPC provides off-grid power to missionary areas through long-term power supply agreements with local electric cooperatives.

As of December 31, 2019, the total installed rated capacity is 133.92MW. Operations in Sultan Kudarat ended in December 2018 following the expiration of the Power Supply Agreement (PSA) with Sultan Kudarat Electric Cooperative, Inc. (SUKELCO).

Sales volume for 2019 in Masbate (120.38 GWh), Palawan (148.33 GWh) and Mindoro (61.23 GWh) totaled 329.94 GWh, a 7% growth from last year. Electricity dispatch in favor of hydropower plants in Oriental Mindoro during the second half of 2019 were offset by higher power demand in Masbate and Palawan. On the other hand, average selling prices increased by 5% from P13.14/kWh to P13.76/kWh due to its higher pass-through fuel component and the effect of tariff adjustment for the Aborlan

bunker. As a result, total off-grid generation revenue rose by 11% to P4.5 billion from P4.1 billion last year. On the other hand, total costs (under cost of sales and operating expenses) went up by 9% to P3.8 billion driven by higher fuel prices, genset rentals and taxes.

Consequently, net income contribution of the off-grid power segment rose by 31% from P465 million in 2018 to P611 million in 2019.

DMCI MINING

The nickel and metals (non-coal) mining business is reported under DMCI Mining Corporation, a wholly-owned subsidiary of DMCI Holdings, Inc.

DMCI Mining Corporation recorded a P1.5 billion net loss in 2019 due mainly to the one-time goodwill impairment of its Zambales mining assets. Excluding the non-recurring loss, the Company reported a 56% improvement in net income contribution from P117 million to P182 million in 2019.

Revenues for 2019 rose by 33% to P1.6 billion due to higher shipment of lower-grade nickel ore. Nickel shipments for the year stood at 1.2 million wet metric tons (WMT), 82% up from last year's 643 thousand WMT. The improvement in nickel shipments is due to the resumption of operations in Berong Nickel Corporation and Zambales Diversified Metals Corporation (ZDMC) by virtue of the Department of Environment and Natural Resources (DENR) Resolution dated November 2018 and September 2019, respectively. However, average selling price declined from P1,883 per WMT to P1,374 per WMT as a result of selling lower grade nickel during the period. Average ore grade of sold inventories stood at 1.46% in 2019 compared to 1.70% in 2018.

Total company cash cost per WMT (under cost of sales and operating expenses) amounted only to P860 per WMT in 2019 compared from P1,250 per WMT in 2018 following the increase in nickel shipment this year.

The Company wrote-off the P1.6 billion goodwill associated with the mining assets in ZDMC and Zambales Chromite Mining Company (ZCMC) as prevalent market conditions and regulatory restrictions no longer support the original valuation.

The two companies were bought in 2014 when mid-grade nickel prices averaged US\$49. In 2019, the average selling price of mid-grade nickel plunged 45% to US\$27, effectively reducing the saleable resource. Also, the lack of requisite permits caused ZCMC to remain non-operational while ZDMC was unable to resume full commercial production due to the absence of ancillary permits in other areas.

Explanation of movement in consolidated income statement accounts:

Revenue

Consolidated revenue for 2019 jumped by 6% from P82.8 billion to P87.8 billion due to the increase in energy generation of SLPGC (Units 3 and 4), higher WESM prices and higher accomplishment in the construction business.

Cost of Sales and Services

From P51.9 billion in 2018, cost of sales and service rose by 16% to P60.1 billion due mainly to increase in energy generation of SLPGC, replacement power incurred in SCPC and higher construction cost.

Operating Expenses

Operating expenses grew by 4% to P12.2 billion in 2019 due to higher government royalties of the coal segment. Government royalties for 2019 and 2018 amounted to P3.9 billion and P3.6 billion, respectively. Excluding this item, operating expenses only increased by 2%.

Equity in Net Earnings

Equity in net earnings of associates remained flat at P1.8 billion coming mainly from the income share in Maynilad consortium.

Finance Costs

Consolidated finance costs expanded by 34% due to loan availments during the period.

Finance Income

Consolidated finance income rose by 25% due to interest received by SCPC from PSALM claims.

Impairment of Goodwill

As a result of the analysis of the recoverable value in 2019, the P1.6 billion goodwill attributable to the Zambales mining assets has been written-off. The decline in global nickel prices coupled with lower estimated ore grade of reserves and certain regulatory restrictions led to the recognition of a non-cash goodwill impairment loss for the year.

Other Income (Expense) – net

Other income slipped by 37% due to absence of the one-time gain on sale of land of DMCI Homes.

Provision for Income Tax

The net operating loss of Sem-Calaca (Units 1 and 2) mainly accounted for the 45% drop in consolidated provision for income tax (both current and deferred) during the period.

II. CONSOLIDATED FINANCIAL CONDITION

December 31, 2019 (Audited) vs December 31, 2018 (Audited)

The Company's financial condition for the period improved as consolidated total assets and total equity amounted to P201 billion and P103 billion, respectively as of December 31, 2019. This is an improvement of 10% and 6%, respectively.

Consolidated cash expanded by 40% from P15.5 billion in December 31, 2018 to P21.6 billion in December 31, 2019. The company generated a healthy cash flow from operations amounting to P25.1 billion which was reduced by capital expenditures and dividend payments during the year.

Receivables contracted by 3% from P16.7 billion to P16.3 billion in 2019 driven mainly by the timing of collections and lower energy sales of SCPC.

Contract assets (current and non-current) grew by 16% due to the excess of progress of work over billed accomplishments in the real estate and construction businesses.

Consolidated inventories jumped by 11% from P44.7 billion to P49.7 billion following the land acquisitions of the real estate business.

Other current assets slipped by 29% to P7.2 billion due mainly to recoupment of advances to suppliers for equipment and spare parts.

Investments in associates and joint ventures increased by 7% to P15.2 billion due to investment in a joint venture by DMCI Homes and equity in net earnings from Maynilad.

Investment properties declined by 9% due mainly to depreciation during the year.

Property, plant and equipment stood at P63.2 billion, 11% up from P57.1 billion last year. The increase was attributed to capital expenditures in the coal, power and construction businesses.

Pension assets and remeasurements on retirement plans (under equity) slipped by 21% and 46%, respectively. Meanwhile, pension liabilities grew by 88% in 2019. The movements in these accounts were due mainly to the effects of differences between actual results and previous actuarial assumptions.

Deferred tax assets rose by 84% following the additional recognition related to the net operating loss carryover (NOLCO) of SCPC during the year.

Goodwill of P1.6 billion attributed to the Zambales mining assets of DMCI Mining was written-off in 2019 as prevalent market conditions and regulatory restrictions no longer support the original valuation.

Right of use assets of P0.3 million and the corresponding lease liability recorded under "Other noncurrent liabilities" were recognized in 2019 upon adoption of PFRS 16, Leases.

Other noncurrent assets expanded by 49% due to additional advances to suppliers and subcontractors which are expected to be recouped more than 12 months.

Accounts and other payables including income tax payable increased by 11% to P24.9 billion due mainly to the timing of payments of trade payables.

Contract liabilities (current and non-current) rose by 46% from last year due mainly to the excess of customer's deposit/billed accomplishments over progress of work.

Liabilities for purchased land (current and non-current) declined by 5% mainly due to payments made during the year.

From P41.5 billion, total debt (under short-term and long-term debt) grew by 13% to P46.9 billion following loan availments during the year.

Deferred tax liabilities dropped by 1% due mainly to the movement of deferred taxes in nickel mining business.

Other noncurrent liabilities slipped by 25% due to reclassification of commission payable to current liabilities.

Net accumulated unrealized gains on equity investments designated at FVOCI grew 19% due to the increase in fair market value of quoted securities during the year.

Share in other comprehensive loss increased by 53% which pertains the take-up of Maynilad other comprehensive loss.

Consolidated retained earnings stood at P64.9 billion at the end of December 2019, 7% up from P60.7 billion after P10.5 billion of net income and payment of P6.4 billion Parent dividends.

Non-controlling interest rose by 10% as a result of the non-controlling share in the consolidated net income of Semirara.

III. KEY RESULT INDICATORS

The Company and its Subsidiaries (the “Group”) use the following key result indicators to evaluate its performance:

- (k) Segment Revenues
- (l) Segment Net Income (after Non-controlling Interests)
- (m) Earnings Per Share
- (n) Return on Common Equity
- (o) Net Debt to Equity Ratio

SEGMENT REVENUES

<i>(in Php Millions)</i>	For the Year		Variance	
	2019	2018	Amount	%
SEMIRARA MINING AND POWER CORPORATION	P44,255	P41,968	P2,287	5%
DMCI HOMES	18,584	20,572	(1,988)	-10%
D.M. CONSUNJI, INC.	18,303	14,582	3,721	26%
DMCI POWER (SPUG)	4,541	4,079	462	11%
DMCI MINING	1,610	1,212	398	33%
PARENT & OTHERS	468	430	38	9%
TOTAL REVENUE	P87,761	P82,843	P4,918	6%

The initial indicator of the Company’s gross business results is seen in the movements in the different business segment revenues. As shown above, consolidated revenue grew 6% mainly driven by the increase in energy generation of SLPGC (Units 3 and 4), higher WESM prices and higher accomplishment in the construction business.

CONSOLIDATED NET INCOME AFTER NON-CONTROLLING INTERESTS

<i>(in Php Millions)</i>	For the Period		Variance	
	2019	2018	Amount	%
SEMIRARA MINING AND POWER CORPORATION	P5,727	P7,447	(P1,720)	-23%
DMCI HOMES	3,020	3,160	(140)	-4%
MAYNILAD	1,761	1,837	(76)	-4%
D.M. CONSUNJI, INC.	906	1,212	(306)	-25%
DMCI POWER (SPUG)	611	465	146	31%
DMCI MINING	182	117	65	56%
PARENT & OTHERS	223	237	(14)	-6%
CORE NET INCOME	12,430	14,475	(2,045)	-14%
NON-RECURRING ITEMS	(1,897)	38	(1,935)	-5092%
REPORTED NET INCOME	P10,533	P14,513	(P3,980)	-27%

The net income (after non-controlling interest) of the Company have multiple drivers for growth from different business segments. The weak contributions from SMPC, D.M. Consunji, Inc., DMCI Homes and Maynilad coupled with the one-time goodwill impairment in 2019 resulted to the 27% decline in consolidated net income.

EARNINGS PER SHARE

Earnings per share (EPS) pertains to the company's income allocated to each outstanding share of common stock. It serves as an indicator of the company's profitability.

The Company's consolidated basic and diluted EPS was P0.79/share for the year ended December 31, 2019, a 27% drop from P1.09/share EPS year-on-year.

RETURN ON COMMON EQUITY

Return on common equity is defined as the amount of net income a company earns per book value of common shares. It is one of the common metrics used by investor to determine how effectively their capital is being reinvested. It is arrived at by dividing the net income share of the parent company over the average parent common equity. The Company's return on common equity stood at 13% and 19% for the year ended December 31, 2019 and 2018, respectively.

NET DEBT TO EQUITY RATIO

As a stockholder/investor, financial position and stability would be an important aspect. The Company tests its solvency and leverage exposure through the net debt to equity ratio. This test indicates the Company's ownership of creditors vs. owners/investors. Net debt to equity ratio is computed by dividing the interest-bearing loans net of cash and cash equivalents over total equity.

Total borrowings stood at P46.9 billion from P41.5 billion last year, which resulted to a net debt to equity ratio of 0.25:1 as of December 31, 2019 and 0.27:1 as of December 31, 2018.

FINANCIAL SOUNDNESS RATIOS

	December 31, 2019	December 31, 2018
Gross Margin	32%	37%
Net Profit Margin	17%	24%
Return on Assets	9%	12%
Return on Parent Equity	13%	19%
Current Ratio	218%	212%
Net Debt to Equity Ratio	25%	27%
Asset to Equity Ratio	195%	188%
Interest Coverage Ratio	6 times	12 times

PART II--OTHER INFORMATION

1. The Company's operation is a continuous process. It is not dependent on any cycle or season;
2. Economic and infrastructure developments in the country may affect construction business; Interest rate movements may affect the performance of the real estate industry; Mining activities are generally hinge on the commodities market. Businesses not affected by known cycle, trends or uncertainties are power and water.
3. COVID-19 Pandemic
In order to contain the spread of the growing pandemic brought by the Coronavirus 2019 (COVID-19), the Philippine Government placed the entire island of Luzon under an Enhanced Community Quarantine (ECQ) on March 16, 2020. The ECQ puts stringent limitation on the movement of people except for basic necessities and health circumstances. This also puts a temporary closure on non-essential shops and businesses. Following the lockdown in Luzon, certain areas in Visayas and Mindanao were also placed under ECQ. This virus outbreak may cause disruptions to businesses and economic activities, and the extent of its impact continues to evolve. The Group considers this outbreak as a non-adjusting subsequent event, which does not impact the consolidated financial position and performance as of and for the year ended December 31, 2019. However, the outbreak could have a material impact on the 2020 financial results and even periods thereafter. Considering the evolving nature of this outbreak, the Group cannot determine at this time the impact to its consolidated financial position, performance and cash flows. The Group will continue to monitor and assess the situation.
4. On March 5, 2020, the BOD of the Parent Company has declared cash dividends amounting to P0.23 regular dividends per common share and P0.25 special cash dividends per common share for a total of P6.37 billion in favor of the stockholders of record as of March 23, 2020 and payable on April 3, 2020.
5. On April 10, 2019, the BOD of the Parent Company has declared cash dividends amounting to P0.28 regular dividends per common share and P0.20 special cash dividends per common share for a total of P6.37 billion in favor of the stockholders of record as of April 29, 2019 and was paid on May 10, 2019.
6. There were no undisclosed material subsequent events and transferring of assets not in the normal course of business that have not been disclosed for the period that the company have knowledge of;

7. There are no material contingencies during the interim period; events that will trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation has been disclosed in the notes to financial statements.
8. 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
9. Except for interest payments on loans, which the Company can fully service, the only significant commitment that would have a material impact on liquidity are construction guarantees. These are usually required from contractors in case of any damage / destruction to a completed project.
10. Any known trends or any known demands, commitments, events or uncertainties that will result in or that will have a material impact on the registrant's liquidity. – None
11. The Group does not have any offering of rights, granting of stock options and corresponding plans thereof.
12. All necessary disclosures were made under SEC Form 17-C.

INFORMATION ON INDEPENDENT ACCOUNTANT AND OTHER RELATED MATTERS

- a. The external auditors of the Company and its subsidiaries is the accounting firm Sycip, Gorres, Velayo and Co. (SGV & Co.). Pursuant to the General Requirements of SRC Rule 68, paragraph 3 (Qualifications and Reports of Independent Auditors), the Board of Directors of the Company, upon recommendation of its Audit Committee, approved the engagement of the services of SGV & Co. as external auditor and Ms. Dhonabee B. Seneres as the Partner-in-Charge starting 2018 audit period given the required audit partner rotation every five years.

The re-appointment of the external auditor SGV & Co. will be presented to the stockholders for their approval at the annual stockholders' meeting.

Representatives of SGV & Co. are expected to be present at the stockholders' meeting. They will have the opportunity to make a statement if they desire to do so and they are expected to be available to respond to appropriate questions.

- b. The Company's Audit Committee reviews and discusses with management and the external auditor the annual audited financial statements, including discussion of material transactions with related parties, accounting policies, as well as the external auditor's written communications to the Committee and to management. It also reviews the external auditor's audit plans that increase the credibility and objectivity of the Company's financial reports and public disclosure.

The Company's Audit Committee reviews the external auditor's fee schedules and any related services proposals for Board approval.

External audit fees and services

Below are the External Audit Fees of the Company and its subsidiaries for two fiscal years:

	2021	2020
Audit and audit related fees	P18,955,783	P18,152,900
Non-audit	0	130,000

SGV & Co. was engaged by the Company to audit its annual financial statements in connection with the statutory and regulatory filings or engagements for the years ended 2021 and 2020. The audit-related fees include assurance and services that are reasonably related to the performance of the audit or review of the Company's financial statements pursuant to the regulatory requirements.

Tax fees

No tax consultancy services were secured from SGV & Co. for the past two years.

Non-audit fees

The non-audit fees for 2020 pertain to the validation of stockholders' votes during the annual stockholders' meetings. While in 2021, there were no non-audit services assigned to SGV.

Changes in and disagreements with accountants on accounting and financial disclosure

The Company has engaged the services of SGV & Co. during the two most recent fiscal years. There were no disagreements with SGV & Co. on any matter of accounting principles or practices, financial statement disclosures, or auditing scope or procedure.

IV. BUSINESS AND GENERAL INFORMATION

DMCI Holdings, Inc. (the “Company”) was incorporated on March 8, 1995 as a holding company to extract greater value from the engineering expertise and construction resources of D.M. Consunji, Inc., the pioneering contractor behind some of the biggest and most complex infrastructures in the Philippines. It was listed on the Philippine Stock Exchange on December 18, 1995.

In only a few years after incorporation, the Company has expanded its business organization to include five major subsidiaries, namely: **D.M. Consunji, Inc., DMCI Project Developers, Inc., Semirara Mining and Power Corporation, DMCI Power Corporation** and **DMCI Mining Corporation**. In addition, the Company has an indirect ownership in Maynilad Water Services, Inc. through a 27 percent stake in **Maynilad Water Holding Company, Inc.**, which owns 93 percent of the water concessionaire.

D. M. Consunji, Inc. (DMCI), a wholly owned subsidiary, is engaged in general construction services. It is also engaged in various construction component businesses such as the production and trading of concrete products and electrical and foundation works. Incorporated and founded in 1954, DMCI is currently one of the leading engineering and construction firms in the country. It operates in four key construction segments: building, energy, infrastructure, and utilities. Over the years, its pioneering methodologies and expertise have allowed it to complete high-rise buildings, toll roads, bridges, power plants and water facilities of varying scale and complexity. DMCI is at the forefront of building important and technically challenging structures that will improve lives, sustain communities and enable growth in the Philippines.

DMCI Project Developers, Inc. (PDI), a wholly owned subsidiary incorporated in 1995 initially as a housing division under DMCI. Subsequently in 1999, DMCI Homes was spun off to address the surge in demand for urban homes. Since then, the Company has made high-quality living available to average Filipino families through its innovative designs, proprietary technologies and cost-efficient methodologies. Its core products include residential condominium units with resort-inspired amenities in mid-rise and high-rise developments in Metro Manila and other key areas in Luzon, as well as in Cebu and Davao City.

Semirara Mining and Power Corporation (SMPC), was established in 1980 and is engaged in the exploration, mining, development and sales of coal resources on Semirara Island in Caluya, Antique. It is the largest coal producer in the country. In 1997, the Company purchased 40% interest in SMPC. Currently, SMPC is 56.65% owned by the Company. SMPC has two wholly owned operating subsidiaries, Sem-Calaca Power Corporation (2x300 MW) and Southwest Luzon Power Generation Corporation (2x150 MW). The two companies provide baseload power through bilateral contracts with distribution utilities. Excess generation is sold to the Wholesale Electricity Spot Market (WESM).

DMCI Power Corporation (DPC) is a wholly-owned subsidiary of the Company incorporated in 2006 and is engaged in the business of a generation company which designs, constructs, invest in, and operate power plants. DPC provides off-grid power to missionary areas through long-term power supply agreements with local electric cooperatives. It currently operates and maintains thermal power plant, bunker-fired power plants and diesel generating sets in parts of Masbate, Oriental Mindoro and Palawan.

DMCI Mining Corporation (DMC) incorporated in 2007 to engage in ore and mineral mining and exploration. It has two nickel mining assets, namely Berong Nickel Corp (BNC) and Zambales Diversified Metals Corp (ZDMC). The former is located in Berong, Long Point, Moorsom and Ulugan, all in the province

of Palawan, while the latter is located in Acoje, Zambales. Both mining companies use open pit technique to extract nickel, chromite and iron laterite.

Maynilad Water Holding Company, Inc. (Maynilad) (formerly *DMCI-MPIC Water Co.*) is a consortium with Metro Pacific Investments Corporation and Marubeni Philippines Corp. which owns 93% equity at Maynilad Water Services, Inc. (MWSI). The Company's economic interest in MWSI decreased to 25% from 41%, after Marubeni acquired 20% of economic interest in Maynilad in February 2013.

Competition. – Among the publicly listed companies, DMCI Holdings, Inc. is the only holding company which has construction for its primary investment, its construction business is primarily conducted by wholly-owned subsidiary, D.M. Consunji, Inc. (DMCI), which has, for its competitors, numerous construction contracting companies, both local and foreign, currently operating in the country. It has been an acknowledged trend that the state of construction industry depends mainly on prevailing economic conditions. To optimize its resources and profitability, DMCI has been focusing on selected markets where construction demand has remained relatively strong, particularly, in more complex building structures and civil works. The Company's coal mining is the largest coal producer in the country. Competition is coming from imported coal. The real estate business, DMCI Homes, is well-positioned to capture the end-user market with much lower price for the same market with that of its competitor.

Dependence on a few customers. – Not applicable

Transactions with and/or dependence on related parties. - All transactions with related companies are done on market terms and arm's length basis. See Note 20 (Related Party Disclosures) of the Notes to the Consolidated Financial Statements.

Need for governmental approval of products and services. – Not applicable to DMCI Holdings, Inc. The operating subsidiaries and affiliate comply with all existing and applicable requirements to secure government approvals on its products/services.

Effect of existing or probable governmental regulations to the business. – Not applicable to DMCI Holdings, Inc. but only to its operating subsidiaries and affiliate. The operating subsidiaries and affiliate comply with all existing and applicable government regulations and secure all government approvals for its registered activities. For DMCI and PDI, it is required under Philippine laws to secure construction permits and environmental clearances from appropriate government agencies prior to actually undertaking each project. Meanwhile, SMPC and DMC are required under Philippine laws to secure mining and exploration permits, as well as environmental clearances from appropriate government agencies for its continuing operations. The power businesses under SMPC and DPC, on the other hand, is required to comply with the provisions of the Electric Power Industry Reform Act (EPIRA) that was passed in June 2001. For Maynilad, any tariff rate adjustments require the approval of the Metropolitan Waterworks and Sewerage System (MWSS) and regulatory office.

Estimate of amount spent for research and development activities. Research and development activities of DMCI Holdings, Inc. and its subsidiaries are done on a per project basis. DMCI Holdings, Inc. and its subsidiaries do not allocate fixed percentages or specific amounts as the costs of research and development varies depending on the nature of the project.

Costs and effects of compliance with environmental laws. - Not directly applicable to DMCI Holdings, Inc., but only to its operating subsidiaries. Costs vary depending on the size and nature of a construction

project for the construction and real estate businesses. SMPC and DMC must comply with the environmental standards in accordance to their respective Environmental Compliance Certificate (ECC). Meanwhile, the power businesses are required to be compliant with certain environmental laws such as the Clean Air Act (RA 9275). For Maynilad, wastewater facilities are required to be maintained in compliance with environmental standards set primarily by the Department of Environment and Natural Resources (DENR) regarding effluent quality. DMCI Holdings, Inc. and its subsidiaries has made continuous efforts to meet and exceed all statutory and regulatory standards.

Total number of employees and number of full-time employees.

Total No. of Employees (full-time employees) 11

V. DIRECTORS AND EXECUTIVE OFFICERS

Identify Directors, Including Independent Directors, and Executive Officers

Name	Position	Age	Citizenship
Isidro A. Consunji	Chairman of the Board President/Chief Executive Officer	73	Filipino
Cesar A. Buenaventura	Vice-Chairman of the Board	92	Filipino
Herbert M. Consunji	Director/Executive Vice President & Chief Finance Officer/Chief Compliance Officer/Chief Risk Officer	69	Filipino
Ma. Edwina C. Laperal	Director/ Treasurer	60	Filipino
Maria Cristina C. Gotianun	Director/ Assistant Treasurer	67	Filipino
Luz Consuelo A. Consunji	Director	68	Filipino
Jorge A. Consunji	Director	70	Filipino
Antonio Jose U. Periquet	Director (Independent)	60	Filipino
Honorio O. Reyes-Lao	Director (Independent)	77	Filipino
Noel A. Laman	Corporate Secretary	82	Filipino
Ma. Pilar P. Gutierrez	Asst. Corporate Secretary	45	Filipino
Cherubim O. Mojica	Senior Vice President for Corporate Communications & Investor Relations	44	Filipino

V.1 REGULAR DIRECTORS

Isidro A. Consunji – is 73 years old; has served the Corporation as a regular director for twenty five (26) years since March 1995; is a regular Director of the following: **(Listed)** Semirara Mining and Power Corp. and Atlas Consolidated Mining and Development Corp.; **(Non-listed)** D. M. Consunji, Inc., DMCI Project Developers, Inc., DMCI Mining Corp., DMCI Power Corp., DMCI Masbate Corp., Maynilad Water Holdings, Co. Inc., Maynilad Water Services, Inc., Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., Sem-Calaca Res Corp., Sem-Cal Industrial Park Developers, Inc., Semirara Claystone, Inc., Dacon Corp., DFC Holdings, Inc., Beta Electric Corp. and Crown Equities, Inc., Wire Rope Corporation of the Philippines, Philippine Overseas Construction Board (Chairman), Construction Industry Authority of the Phils. **Education.** Bachelor of Science in Engineering (University of the Philippines), Master of Business Economics (Center for Research and Communication), Master of Business Management (Asian Institute of Management), Advanced Management (IESE School, Barcelona, Spain). **Civic Affiliations.** Philippine Overseas Construction Board, *Chairman*, Construction Industry Authority of the Philippines, *Board Member*, Philippine Constructors Association, *Past President*, Philippine Chamber of Coal Mines, *Past President*, Asian Institute of Management Alumni Association, *Member*, UP Alumni Engineers, *Member*, UP Aces Alumni Association, *Member*.

Cesar A. Buenaventura – is 92 years old; has served the Corporation as a regular director for twenty six (26) years since March 1995; is a regular/independent Director of the following: **(Listed)** Semirara Mining and Power Corp., iPeople Inc. (Independent Director), Petroenergy Resources Corp., Concepcion Industrial Corp (Independent Director); Pilipinas Shell Petroleum Corp. (Independent Director); International Container Terminal Services, Inc. (Independent Director); **(Non-listed)** D.M. Consunji, Inc., Mitsubishi-Hitachi Power Systems Phils, Inc. (Chairman) **Education.** Bachelor of Science in Civil Engineering (University of the Philippines), Masters Degree in Civil Engineering, Major in Structures (Lehigh University, Bethlehem, Pennsylvania). **Civic Affiliations.** Pilipinas Shell Foundation, *Founding Member*, Makati Business Club, *Board of Trustee* University of the Philippines, *Former Board of Regents*, Asian Institute of Management, *Former Board of Trustee*, Benigno Aquino Foundation, *Past President*, Trustee of Bloomberry Cultural Foundation, Trustee of ICTSI Foundation Inc.; **Special Recognition.** Honorary Officer, Order of the British Empire (OBE) by Her Majesty Queen Elizabeth II; MAP Management Man of the Year 1985; One of the top 100 graduates of the University of the Philippines College of Engineering in its 100-year History

Herbert M. Consunji – is 69 years old; has served the Corporation as a regular director for twenty six (26) years since March 1995; is a regular Director of the following: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** D.M. Consunji, Inc., Subic Water and Sewerage Company, Inc., DMCI Mining Corp., Sem-Calaca Res Corporation, DMCI Power Corp., Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., Sem-Cal Industrial Park Developers, Inc. **Education.** Top Management Program, Asian Institute of Management; Bachelor of Science in Commerce, Major in Accounting (De La Salle University), Certified Public Accountant (CPA). **Civic Affiliations.** Philippine Institute of Certified Public Accountants, *Member*; Financial Executives Institute of the Phils., *Member*; Shareholders' Association of the Phils., *Member*; *Management Association of the Philippines*, *Member*.

Jorge A. Consunji – is 70 years old; has served the Corporation as a regular director for twenty six (26) years since March 1995; is a regular Director of the following: **(Listed)** Semirara Mining and Power Corp.; **(Non-listed)** D.M. Consunji Inc., DMCI Project Developers, Inc., DMCI Mining Corp., DMCI Power Corp., DMCI Masbate Corp., Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., DMCI

Concepcion Power Corp., Maynilad Water Holdings, Co. Inc., Maynilad Water Services, Inc., Dacon Corp., DFC Holdings, Inc., Beta Electric Corporation, Wire Rope Corporation of the Phils., Private Infra Dev Corp., Manila Herbal Corporation, Sirawai Plywood & Lumber Co., M&S Company, Inc. **Education.** Bachelor of Science in Industrial Engineering (De La Salle University); Attended the Advanced Management Program Seminar at the University of Asia and the Pacific and Top Management Program at the Asian Institute of Management. **Civic Affiliations.** Construction Industry Authority of the Phils, *Board Member*, Asean Constructors Federation, *Former Chairman*, Phil. Constructors Association, *Past President/Chairman*, Phil. Contractors Accreditation Board, *Former Chairman*, Association of Carriers & Equipment Lessors, *Past President*.

Ma. Edwina C. Laperal - is 60 years old; has served the Corporation as a regular director from March 1995 to July 2006 (11years and 4 months) and from July 2008 to present (13 years); is a regular Director of the following: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** D.M. Consunji, Inc., DMCI Project Developers, Inc., Dacon Corporation, DMCI Urban Property Developers, Inc, Sem-Calaca Power Corp., DFC Holdings, Inc. **Education.** BS Architecture (University of the Philippines), Masters in Business Administration (University of the Philippines). **Civic Affiliations.** UP College of Architecture Alumni Foundation Inc., *Member*; United Architects of the Philippines, *Member*; Guild of Real Estate Entrepreneurs And Professionals (GREENPRO) formerly Society of Industrial-Residential-Commercial Realty Organizations, *Member*; Institute of Corporate Directors, *Fellow*.

Luz Consuelo A. Consunji – is 68 years old; has served the Corporation as a regular director for five (5) years since 2016. She is a regular director of the following: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** South Davao Development Corp., Dacon Corp. and Zanorte Palm-Rubber Plantation, Inc.; **Education.** Bachelor’s Degree in Commerce, Major in Management (Assumption College), Master’s in Business Economics (University of Asia and the Pacific). **Civic Affiliations.** Mary Mother of the Poor Foundation, Treasurer (May 2012-July 2014), Missionaries of Mary Mother of the Poor, Treasurer (May 2012 – present).

Maria Cristina C. Gotianun is 67 years old; has served the Corporation as a regular director for two years since 2019 and as Assistant Treasurer for twenty six (26) years. She is a regular director the following positions: **(Listed)** Semirara Mining and Power Corporation; **(Non-listed)** Dacon Corporation, D.M. Consunji, Inc., DMCI Power Corporation, Sem-Calaca Power Corp., Southwest Luzon Power Generation Corp., Sirawan Food Corporation, Sem-Cal Industrial Park Development Corp., St. Raphael Power Generation Corp., Semirara-Energy Utilities, Inc., Semirara Claystone, Inc., Sem Calaca Res Corp. **Education.** Bachelor of Science in Business Economics (University of the Philippines), Major in Spanish - Instituto de Cultura Hispanica, Madrid, Spain; Special Studies in Top Management Program, AIM ACCEED; and Strategic Business Economics Progam, University of Asia & the Pacific. **Civic Affiliations.** Institute of Corporate Directors, *Fellow*.

INDEPENDENT DIRECTORS

Honorio O. Reyes-Lao - is 77 years old; has served the Corporation as an Independent Director for ten (10) years 2009. Pursuant to SEC Memorandum Circular No. 4-2017, an independent director shall serve for a maximum cumulative term of nine (9) years, and that the reckoning of the cumulative nine-year term is from the year 2012. Pursuant to the said SEC circular, Mr. Lao is deemed to have been an independent director of the Company for eight (8) years since 2012. Mr. Lao is also an independent director of Semirara Mining and Power Corporation and a director of Philippine Business Bank (Listed); **(Non-Listed)** DMCI

Project Developers, Inc. (independent director from 2016-present), Southwest Luzon Power Generation Corp. (2017-present), Sem-Calaca Power Corp. (2017-present), Gold Venture Lease and Management Services Inc. (2008-2009), First Sovereign Asset Management Corporation (2004-2006, CBC Forex Corporation (1998-2002) , CBC Insurance Brokers, Inc. (1998-2004), CBC Properties and Computers Center, Inc. (1993-2006); **Education.** Bachelor of Arts, Major in Economics (De La Salle University), Bachelor of Science in Commerce, Major in Accounting (De La Salle University), Masters Degree in Business Management (Asian Institute of Management); **Civic Affiliations.** Institute of Corporate Directors, Fellow, Rotary Club of Makati West, Member/Treasurer, Makati Chamber of Commerce and Industries, Past President.

Antonio Jose U. Periquet - is 60 years old; Mr. Periquet has been an Independent Director of the company since August 2010. Pursuant to SEC Memorandum Circular No. 4-2017, an independent director shall serve for a maximum cumulative term of nine (9) years, and that the reckoning of the cumulative nine-year term is from the year 2012. Pursuant to the said SEC circular, Mr. Periquet is deemed to have been an independent director of the Company for eight (8) years since 2012. Mr. Periquet is also a director of the following: **(Listed)** ABS-CBN Corporation, Ayala Corporation , Bank of the Philippine Islands, The Max's Group of Companies, Philippine Seven Corporation, Inc. Semirara Mining and Power Corporation; **(Non-listed)** Albizia ASEAN Tenggara Fund, Campden Hill Group, Inc. (Chairman), Campden Hill Advisors, Inc., Pacific Main Properties and Holdings (Chairman), Lyceum of the Philippines University, BPI Capital Corporation, BPI Family Savings Bank, Inc., BPI Asset Management and Trust Corporation (Chairman), The Straits Wine Company, Inc.; **Education.** Mr. Periquet is a graduate of the Ateneo de Manila University (AB Economics). He also holds an MSc in Economics from Oxford University and an MBA from the University of Virginia. **Civic Affiliations.** Global Advisory Council, Darden Graduate School of Business Administration, University of Virginia, Member; Finance and Budget Committee of the Board, Ateneo de Manila University, Member; Finance Committee, Philippine Jesuit Provincial, Member.

VI. MARKET PRICE OF AND DIVIDENDS ON REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

1. Market Information

Both common and preferred shares of DMCI Holdings, Inc. are traded on the Philippine Stock Exchange.

The high and low sales prices of the Company's equity at the Philippine Stock Exchange for each quarter of the last two fiscal years and the first quarter of 2019 are set forth below.

Common Share Prices

		High	Low
2020	First Quarter	7.16	3.10
	Second Quarter	4.77	3.74
	Third Quarter	4.28	3.40
	Fourth Quarter	6.24	3.98
2021	First Quarter	5.81	4.80

		High	Low
	Second Quarter	6.70	5.18
	Third Quarter	7.25	5.48
	Fourth Quarter	9.42	7.12
2022	First Quarter	9.50	7.89

Preferred Share Prices

		High	Low
2020	First Quarter	–	–
	Second Quarter	–	–
	Third Quarter	–	–
	Fourth Quarter	–	–
2021	First Quarter	–	–
	Second Quarter	–	–
	Third Quarter	–	–
	Fourth Quarter	–	–
2022	First Quarter	–	–

Price information as of the latest practicable trading date: As of **March 23, 2021**:

	High	Low	Close	Volume
Common Shares	9.08	8.89	9.03	6.27 million
Preferred Shares	–	–	–	–

If the information called for by the aforementioned paragraph is being presented in a registration statement relating to a class of common equity for which at the time of filing there is no established public trading market in the Philippines, indicate the amounts of common equity – **Not applicable**

2. Holders

As of **February 28, 2022** the Company had a total of 727 shareholders of which 716 were holders of a total of 13,277,470,000 common shares and 11 were holders of a total of 960 preferred shares. The following table sets forth the list of the Top 20 common shareholders of the Corporation as of February 28, 2022 indicating the number of shares held by each and the percentage to the total outstanding shares.

	NAME	No. Of Shares	PERCENTAGE
1.	DACON CORPORATION	6,621,561,069	49.87%
2.	PCD NOMINEE CORPORATION (FILIPINO)	2,937,168,356	22.12%
3.	DFC HOLDINGS, INC.	2,379,799,910	17.92%
4.	PCD NOMINEE CORPORATION (FOREIGN)	875,428,569	6.59%
5.	BERIT HOLDINGS CORPORATION	117,573,568	0.89%
6.	AUGUSTA HOLDINGS, INC.	108,297,072	0.82%
7.	DMCI RETIREMENT PLAN	99,900,000	0.75%
8.	MERU HOLDINGS, INC.	18,689,266	0.14%
9.	GREAT TIMES HOLDINGS CORP.	15,803,015	0.12%
10.	DMCI RETIREMENT FUND	13,000,000	0.10%
11.	DAVEPRIME HOLDINGS, INC.	7,487,377	0.06%
12.	ARTREGARD HOLDINGS, INC.	6,580,776	0.05%
13.	F. YAP SECURITIES	6,500,000	0.05%
14.	JOSEFA CONSUNJI REYES	5,650,000	0.04%
15.	WINDERMERE HOLDINGS, INC.	2,905,715	0.02%
16.	LAPERAL, MA. EDWINA/MIGUEL DAVID C.	2,750,000	0.02%
17.	YNTALCO REALTY DEVT. CORPORATION	2,500,000	0.02%
18.	BENIGNO DELA VEGA	2,050,000	0.02%
19.	ZHENG AO	1,840,000	0.01%
20.	MAKATI SUPERMARKET CORP.	1,727,500	0.01%
	TOTAL	13,227,212,193	99.62%

3. Dividends

Set forth below are cash dividends declared on each class of its common equity by the Company for the two most recent fiscal years and any subsequent interim period for which financial statements are required to be presented by SRC Rule 68:

- (1) On March 5, 2020, the BOD of the Parent Company has declared cash dividends amounting to P0.23 regular dividends per common share and P0.25 special cash dividends per common share for a total of P6.37 billion in favor of the stockholders of record as of March 23, 2020 and was paid on April 3, 2020.

- (2) On March 29, 2021, the BOD of the Parent Company declared cash dividends amounting Php 0.13 regular dividends per common share and Php 0.35 special dividends per common share for a total of Php 6.37 billion in favor of the stockholders of record as of April 15, 2021 and was paid on April 26, 2021.
- (3) On October 12, 2021, the BOD of the Parent Company declared cash dividends amounting Php 0.48 special dividends per common share for a total of Php 6.37 billion in favor of the stockholders of record as of October 26, 2021 and was paid on November 10, 2021.

There are no contractual or other restrictions on the Company's ability to pay dividends. However, the ability of the Company to pay dividends will depend upon the amount of distributions, if any, received from the Company's operating subsidiaries and joint venture investments and the availability of unrestricted retained earnings. The Company's operating subsidiaries however are sometimes restricted on the declaration and payment of dividends, as limited by negative covenants entered into by the operating subsidiaries with outside parties.

4. Recent Sales of Unregistered or Exempt Securities Including Recent Issuance of Securities Constituting an Exempt Transaction - **NONE**

VII. DISCUSSION ON COMPLIANCE WITH LEADING PRACTICE ON CORPORATE GOVERNANCE

1. The Company amended its Manual on Corporate Governance and Board Charter on August 13, 2018.
2. The Independent Directors of the Company have submitted their Certificate of Qualifications as required by Securities and Exchange Commission in the promotion of meaningful compliance with Section 38 of the Securities Regulation Code (SRC);
3. The Corporation has adapted the following policies to adhere with the best practices of Corporate Governance – Alternative Dispute Resolution, Anti-Corruption and Bribery, Board Diversity, Climate Change Policy, Community Interaction, Compensation and Remuneration Policy, Company Rewards and Compensation Program for Employees, Conflict of Interest, Corporate Disclosures Policies and Procedures, Customer Welfare, Data Privacy Manual, Dividend Policy, Environmentally Friendly Value Chain, Enterprise Risk Management, Executive Succession, Health, Safety and General Welfare, Insider Trading (revised), Investor Relations Policy, Nomination and Election, Onboarding Program for First-time Directors, Material Related Party Transactions (revised), Safeguarding Creditors Rights, Supplier and Contractor, Training Policy for Directors, and Whistle Blower Policy. Likewise, the Board developed its Charter in accordance with the Corporation Code, Manual on Corporate Governance and other applicable laws.
4. The Board also created the following committees: Audit & Related Party Transaction, Corporate Governance (with functions of the nomination & election and the compensation & remuneration), and Board Risk Oversight. The Board likewise established the Executive Committee (ExCom) composed of five members to be elected by the Board from among its members. The Presidents and Chief Executive Officers of the Corporation's subsidiaries were appointed by the Board as ex-officio members of the Excom.
5. The Board reviewed the Corporation's Vision, Mission, Corporate Strategy and Corporate Values.

6. The Corporation has set up all committees set forth under the Manual of Corporate Governance to adhere with the rules governing the Manual.
7. The Corporation has developed a corporate website (www.dmciholdings.com) wherein corporate information and updates, disclosures, and financial information are being uploaded for investors' and shareholders' information.
8. There are no major deviations from the adopted Manual on Corporate Governance

VIII. UPON THE WRITTEN REQUEST OF A STOCKHOLDER, THE CORPORATION WILL PROVIDE, WITHOUT CHARGE, A COPY OF THE CORPORATION'S ANNUAL REPORT IN SEC FORM 17-A AND THE CORPORATION'S LATEST QUARTERLY REPORT IN SEC FORM 17-Q DULY FILED WITH THE SECURITIES AND EXCHANGE COMMISSION. THE STOCKHOLDER MAY BE CHARGED A REASONABLE COST FOR PHOTOCOPYING THE EXHIBITS.

Stock Transfer Service Inc.
 DMCi HOLDINGS, INC.
 List of Top 20 Stockholders
 As of 02/28/2022

Rank	Name	Holdings	Rank
1	DACON CORPORATION	6,621,561,069	49.87%
2	PCD NOMINEE CORPORATION (FILIPINO)	2,937,168,356	22.12%
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18	BENIGNO DELA VEGA	2,050,000	00.02%
19	ZHENG, AO	1,840,000	00.01%
20	MAKATI SUPERMARKET CORP.	1,727,500	00.01%

Total Top 20 Shareholders : 13,227,212,193 99.62%
 =====

 Total Issued Shares 13,277,470,000



DMCI HOLDINGS
I N C O R P O R A T E D

3rd Floor
DACON Building
2281 Don Chino Rocas Ave.
Makati City 1231, Philippines

Telephone
(632) 888 • 3000
Facsimile
(632) 816 • 7362
Website

www.dmciholdings.com

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR CONSOLIDATED FINANCIAL STATEMENTS

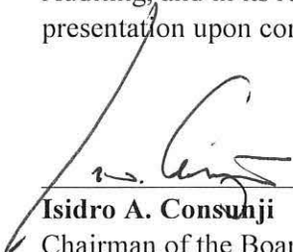
The management of **DMCI HOLDINGS, INC. AND SUBSIDIARIES** is responsible for the preparation and fair presentation of the consolidated financial statements including the schedules attached therein, for the years ended December 31, 2021 and 2020, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

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



Isidro A. Consunji
Chairman of the Board/
President



Herbert M. Consunji
Executive Vice President/
Chief Financial Officer

Signed this March 07, 2022



DMCI HOLDINGS
INCORPORATED

SUBSCRIBED AND SWORN TO BEFORE ME, a Notary Public for and in
3rd Floor
DACON Building
2281 Don Chino Roces Ave.
Makati City 1231, Philippines
MAKATI CITY, this day of **22 MAR 2022**.

Telephone
(632) 888 • 3000
Facsimile
(632) 816 • 7362
Website
www.dmciholdings.com

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Notarial Seal on the
date and place above written.

Doc No. 68
Page No. 15
Book No. 708
Series No. 2022

Raymond A. Ramos
ATTY. RAYMOND A. RAMOS
COMMISSION NO. M-239
NOTARY PUBLIC FOR MAKATI CITY
UNTIL JUNE 30, 2022 PER B.M. NO. 3795
11 KALAYAAN AVENUE EXTENSION,
BARANGAY WEST REMBO, MAKATI CITY
SC Roll No. 62179/04-26-2013
IRP NO. 171365/01-03-2022/Pasig City
PTR NO. MKT 3052502/01-03-2022/Makati City
BLS Compliance No. VI-0007878/4-06-2018

DMCI Holdings, Inc. and Subsidiaries

Consolidated Financial Statements
December 31, 2021 and 2020
and Years Ended December 31, 2021, 2020
and 2019

and

Independent Auditor's Report

COVER SHEET

for AUDITED FINANCIAL STATEMENTS

SEC Registration Number

A	S	O	9	5	0	0	2	2	8	3
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COMPANY NAME

D	M	C	I		H	O	L	D	I	N	G	S	,		I	N	C	.		A	N	D		S	U	B	S	I	D
I	A	R	I	E	S																								

PRINCIPAL OFFICE (No. / Street / Barangay / City / Town / Province)

3	R	D		F	L	O	O	R	,		D	A	C	O	N		B	U	I	L	D	I	N	G	,	2	2	8	
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Form Type
A A F S

Department requiring the report
C R M D

Secondary License Type, If Applicable
N / A

COMPANY INFORMATION

Company's Email Address www.dmciholdings.com	Company's Telephone Number 8888-3000	Mobile Number N/A
No. of Stockholders 727	Annual Meeting (Month / Day) Third Tuesday of May	Fiscal Year (Month / Day) December 31

CONTACT PERSON INFORMATION

The designated contact person ***MUST*** be an Officer of the Corporation

Name of Contact Person Herbert M. Consunji	Email Address hmc@dmcinet.com	Telephone Number/s 8888-3000	Mobile Number N/A
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CONTACT PERSON'S ADDRESS

3rd Floor Dacon Building, 2281 Chino Roces Avenue, Makati City

NOTE 1 In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

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



INDEPENDENT AUDITOR'S REPORT

The Stockholders and the Board of Directors
DMCI Holdings, Inc.
3rd Floor, Dacon Building
2281 Chino Roces Avenue
Makati City

Opinion

We have audited the consolidated financial statements of DMCI Holdings, Inc. and its subsidiaries (collectively, the Group), which comprise the consolidated statements of financial position as at December 31, 2021 and 2020, 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, 2021, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements of the Group as at December 31, 2021 and 2020, and for each of the three years in the period ended December 31, 2021 are prepared in all material respects, in accordance with Philippine Financial Reporting Standards (PFRSs), as modified by the application of the financial reporting reporting reliefs issued and approved by the Securities and Exchange Commission (SEC) as described in Note 2 to the consolidated financial statements.

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.

Emphasis of Matter

We draw attention to Note 2 to the consolidated financial statements which indicates that the consolidated financial statements have been prepared in accordance with PFRSs, as modified by the application of the financial reporting reliefs issued and approved by the SEC in response to the COVID-19 pandemic. The impact of the application of the financial reporting reliefs, which are applicable to DMCI Project Developers, Inc., a subsidiary under the Group's real estate segment, on the 2021 consolidated financial statements are discussed in detail in Note 2. Our opinion is not modified in respect of this matter.

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.

Recognition of Revenue from Real Estate and Construction Contracts

For real estate contracts, the following matters are significant to our audit because these involve the application of significant judgment and estimation around: (a) the assessment of the probability that the Group will collect the consideration from the buyer; (b) the determination of the transaction price; (c) the application of the output method as the measure of progress in determining real estate revenue; and (d) the recognition of cost to obtain a contract.

In evaluating whether collectability of the amount of consideration is probable, the Group considers the significance of the buyer's initial payments (buyer's equity) in relation to the total contract price. Collectability is assessed by considering factors such as history with the buyer, age of real estate receivables and pricing of the property. Also, management evaluates the historical sales cancellations and back-outs, after considering the impact of the coronavirus pandemic, if it would still support its current threshold of buyers' equity before commencing revenue recognition.

In determining the transaction price, the Group considers the selling price of the real estate property and other fees and charges collected from the buyers that are not held on behalf of other parties.

In measuring the progress of its performance obligation over time, the Group uses the output method. This method measures progress based on the physical proportion of work done on the real estate project which requires technical determination by the Group's specialists (i.e., project engineers).

The Group identifies sales commission after contract inception as the cost of obtaining the contract. For contracts which qualified for revenue recognition, the Group capitalizes the total sales commission due to sales agents as cost to obtain the contract and recognizes the related commission payable. The Group uses the percentage of completion (POC) method in amortizing sales commission consistent with the Group's revenue recognition policy.

For construction contracts, revenues are determined using the input method, which is based on the actual costs incurred to date relative to the total estimated cost to complete the construction projects. The Group also recognizes, as part of its revenue from construction contracts, the effects of variable considerations arising from various change orders and claims, to the extent that they reflect the amounts the Group expects to be entitled to and to be received from the customers, provided that it is highly probable that a significant reversal of the revenue recognized in connection with these variable considerations will not occur in the future. We considered this as a key audit matter because this process requires significant management judgements and estimates, particularly with respect to the identification of the performance obligations, estimation of the variable considerations arising from the change orders and claims, and calculation of estimated costs to complete the construction projects, which requires the technical expertise of the Group's engineers.



Relevant disclosures related to this matter are provided in Notes 3 and 32 to the consolidated financial statements.

Audit Response

We obtained an understanding of the Group's revenue recognition process.

Real estate contracts

For the buyer's equity, we evaluated management's basis of the buyer's equity by comparing this to the historical analysis of sales collections from buyers with accumulated payments above the collection threshold. We also considered the impact of the coronavirus pandemic to the level of cancellations during the year. We traced the analysis to cancelled sales monitoring and supporting documents such as notice of cancellations.

For the determination of the transaction price, we obtained an understanding of the nature of other fees charged to the buyers. For selected contracts, we agreed the amounts excluded from the transaction price against the expected amounts required to be remitted to the government based on existing tax rules and regulations (e.g., documentary stamp taxes, transfer taxes and real property taxes).

For the application of the output method in determining real estate revenue, we obtained an understanding of the Group's processes for determining the POC and performed tests of the relevant controls. We obtained the certified POC reports prepared by the project engineers and assessed their competence, capabilities and objectivity by reference to their qualifications, experience and reporting responsibilities. For selected projects, we conducted ocular inspections, made relevant inquiries, including inquiries on how the coronavirus pandemic affected the POC during the period, and obtained the supporting details of POC reports showing the completion of the major activities of the project construction.

For the recognition of cost to obtain a contract, we obtained an understanding of the sales commission process. For selected contracts, we agreed the basis for calculating the sales commission capitalized and portion recognized in profit or loss, particularly: (a) the percentage of commission due against contracts with sales agents, (b) the total commissionable amount (i.e., net contract price) against the related contract to sell, (c) the buyers' equity based on the collections per statement of account; and, (d) the POC used in calculating the sales commission against the POC used in recognizing the related revenue from real estate sales.

Construction contracts

We inspected sample contracts and supplemental agreements (e.g., purchase orders, variation order proposals) and reviewed management's assessment over the identification of performance obligation within the contract and the timing of revenue recognition. For the selected contracts with variable considerations arising from change orders for which the corresponding change in price has not yet been finalized, we obtained an understanding of the management's process to estimate the amount of consideration expected to be received from the customers. For change orders and claims of sampled contracts, we compared the amounts approved by the customers against the amounts estimated by management to be received from those customers.

For the measurement of progress of the construction projects, we obtained an understanding of the Group's processes to accumulate actual costs incurred and to estimate the expected cost to complete and tested the relevant controls. We considered the competence, capabilities and objectivity of the Group's engineers by referencing their qualifications, experience and reporting responsibilities. We examined the approved total estimated completion costs, any revisions thereto, and the cost report and cost-to-complete



analysis. On a sampling basis, we tested actual costs incurred through examination of invoices and other supporting documents such as progress billings from subcontractors. We conducted ocular inspections on selected projects and inquired the status of the projects under construction with the Group's project engineers, including inquiries on how the coronavirus pandemic affected the POC during the period. We also inspected the associated project documentation, such as accomplishment reports and variation orders, and inquired about the significant deviations from the targeted completion. We also performed test computation of the POC calculation of management.

Recoverability of Nonfinancial Assets with Indicators of Impairment

Under PFRSs, the Group is required to test the recoverability of its nonfinancial assets namely, mining properties, power plants, and other property and equipment, if there are indicators of impairment.

The Group has nickel mining properties in Zambales amounting to ₱1,076.00 million as of December 31, 2021 which include a mining property that has not commenced commercial operations and has an ongoing application for renewal of its Mineral Production Sharing Agreement (MPSA). In addition, the Group has yet to obtain a supply agreement for its gas turbine plant with a carrying value of ₱1,010.42 million as of December 31, 2021. Also, the joint venture agreement for the development of a thermal power plant was terminated in 2020 and, as of December 31, 2021, construction has not commenced and no supply contract has been secured. As of the same date, the carrying value of the related asset amounted to ₱104.84 million. These conditions are impairment indicators for which the Group is required under PFRSs to test the recoverability of the related nonfinancial assets.

These matters are significant to our audit because the amounts are material to the consolidated financial statements and the assessment of recoverability requires significant judgment and assumptions, such as the estimated timing of resumption of commercial operations and mine production, coal and nickel prices, price inflation, commodity prices, foreign exchange rates, future electricity demand and supply, diesel costs and discount rates. The relevant information on this matter are disclosed in Notes 3, 9 and 11 to the consolidated financial statements.

Audit Response

We involved our internal specialist in evaluating the methodologies and the assumptions used in the estimation of recoverable amounts. These assumptions include the estimated timing of commercial operations and mine production, coal and nickel prices, price inflation, commodity prices, foreign exchange rates, future electricity demand and supply, diesel costs and discount rates. With respect to mineral production, we compared the forecasted mine production with the three-year work program submitted by the Group to the Mines and Geosciences Bureau and with the historical mine production output. We compared the nickel prices, price inflation, foreign exchange rate and discount rate with externally published data. We also discussed with management the status of renewal of the MPSA and obtained management assessment of the potential impact of the remaining pending permits and timing of resumption of commercial operations, particularly the recoverability of the affected assets and any potential liabilities. With respect to future electricity demand, we tested the reasonableness of the inputs to the forecasted revenue based on current and historical dependable capacity, electricity prices and growth rate, taking into consideration the impact associated with the coronavirus pandemic. We compared the electricity and coal prices, diesel costs and inflation rate with externally published data.

We tested the parameters used in the determination of the discount rates against the discount rates of comparable companies.



In addition, we reviewed the Group's disclosures about those assumptions to which the outcome of the impairment test is most sensitive, specifically those that have the most significant effect on the determination of the recoverable amount of mining properties, power plants and other property and equipment.

Estimation of Provision for Decommissioning and Mine Site Rehabilitation Costs

The Group has recognized provision for decommissioning and mine site rehabilitation costs for the open pit mines of its coal mining activities amounting to ₱298.76 million as of December 31, 2021. This matter is important to our audit because the amount involved is material and the estimation of the provision requires significant management judgment in the use of assumptions, which are subject to higher level of estimation uncertainty. Key assumptions include costs of backfilling, reforestation, and maintenance of the rehabilitated area, inflation rate, and discount rate.

Relevant information on the provision for decommissioning and mine site rehabilitation costs are disclosed in Notes 3 and 18 to the consolidated financial statements.

Audit response

We obtained an understanding of, and performed test on controls of management's processes and controls in the estimation of future decommissioning and mine site rehabilitation costs. We evaluated the competence, capabilities and objectivity of the mine site engineers and reviewed the relevant comprehensive mine rehabilitation plan prepared by the Group's Mine Planning and Exploration Department and Environment Department. We inquired of changes in the mine plan and in the cash flow assumptions, including management's bases for identifying and estimating the costs for various mine rehabilitation and closure activities, such as backfilling, reforestation and maintenance of the rehabilitated area. We compared the timing of the expected cash flows with reference to the rehabilitation plan for the open pit mines. We compared the cost estimates to billings, invoices and official receipts. We also evaluated the discount and inflation rates used by comparing these to external data.

Estimation of Mineable Ore Reserves

The Group's coal mining properties amounting to ₱4,562.64 million as of December 31, 2021 are amortized using the units-of-production method. Under this method, management is required to estimate the volume of mineable ore reserves for the remaining life of the mine which is a key input to the amortization of the coal mining properties. This matter is significant to our audit because the estimation of the mineable ore reserves of the Group's coal mines requires use of assumptions and significant estimation from management's specialists.

The related information on the estimation of mineable ore reserves and related coal mining properties are discussed in Notes 3 and 11 to the consolidated financial statements.

Audit response

We obtained an understanding of, and performed test of controls on management's processes and controls in the estimation of mineable ore reserves. We evaluated the competence, capabilities and objectivity of management's internal specialists engaged by the Group to perform an assessment of the ore reserves by considering their qualifications, experience and reporting responsibilities. We reviewed the internal specialists' report and obtained an understanding of the nature, scope and



objectives of their work and basis of estimates, including the changes in the reserves during the year. We also tested the application of the estimated ore reserves in the amortization of mining properties.

Accounting for the Investment in a Significant Associate

The Group has an investment in Maynilad Water Holdings Company, Inc. (MWHCI) that is accounted for under the equity method. More than 90% of MWHCI's net income is derived from Maynilad Water Services, Inc. (MWSI). For the year ended December 31, 2021, the Group's share in the net income of MWHCI amounted to ₱1,566.18 million and is considered material to the consolidated financial statements. The Group's share in the net income of MWHCI is significantly affected by: (a) MWSI's recognition of water and sewerage service revenue, (b) the amortization of MWSI's service concession assets (SCA) using the units-of-production (UOP) method, and (c) MWSI's recognition and measurement of provisions related to ongoing regulatory proceedings, disputes and tax assessments. In addition, MWSI received a letter from Metropolitan Waterworks and Sewerage System (MWSS) in 2019 informing MWSI that it was directed to perform a review of MWSI's Concession Agreement (CA), with which a revised concession agreement (RCA) was signed in 2021 as a result. However, the effectivity of the RCA has been deferred to 2022 and Maynilad is yet to finalize its business plans pursuant to the RCA for submission and approval by the grantor. The foregoing remains an impairment indicator for which the Group is required under PFRSs to assess the recoverability of its investment in MWHCI.

These matters are significant to our audit because (a) the recognition of water and sewerage service revenue of MWSI depends on the completeness and accuracy of capture of water consumption based on meter readings over the concession area taken on various dates, propriety of rates applied across various customer types, and reliability of the systems involved in processing the bills and in recording revenues, (b) the UOP method involves significant management judgment, estimates, and assumptions, particularly in determining the total estimated billable water volume over the remaining period of the CA, and (c) significant management judgment is involved in MWSI's estimation of provisions related to ongoing regulatory proceedings, disputes and tax assessments. The inherent uncertainty over the outcome of these regulatory, legal and tax matters is brought about by the differences in the interpretation and implementation of the relevant laws and tax regulations and/or rulings. Moreover, the determination of the recoverable amount of the investment in MWHCI requires the use of significant judgments, estimates, and assumptions about the future results of business such as the tariff rate, revenue growth, billed water volume, and discount rate.

The Group's disclosures regarding these matters are included in Notes 3 and 9 to the consolidated financial statements.

Audit Response

Our audit procedures included, among others, obtaining the relevant financial information from management about MWHCI and performed recomputation of the Group's equity in net earnings of MWHCI as recognized in the consolidated financial statements.

On the recognition of water and sewerage service revenue of MWSI, we obtained an understanding of the water and sewerage service revenue process, which includes maintaining the customer database, capturing billable water consumption, uploading captured billable water consumption to the billing system, calculating billable amounts based on MWSS-approved rates, and uploading data from the billing system to the financial reporting system. We also evaluated the design of and tested the relevant controls over this process. In addition, we performed test recalculation of the billed amounts using the MWSS-approved rates and formulae, and compared these with the amounts reflected in the billing



statements. Moreover, we involved our internal specialist in performing the procedures on the computer application automated aspects of this process.

On the amortization of MWSI's SCA using the UOP method, we reviewed the report of the management's specialist and gained an understanding of the methodology and the basis of computing the forecasted billable water. We evaluated the competence, capabilities, and objectivity of management's specialist who estimated the forecasted volumes, taking into consideration the impact associated with the coronavirus pandemic. Furthermore, we compared the billable water volume during the year against the data generated from the billing system. We recalculated the amortization expense for the year based on the established billable water volume.

On the recognition and measurement of MWSI's provisions, we involved our internal specialist in evaluating management's assessment on whether provisions on the contingencies should be recognized, and the estimation of such amount. We also discussed with management and obtained their assessment on the expected outcome and the status of the regulatory proceedings and disputes arbitration. In addition, we obtained correspondences from relevant government agencies and tax authorities, replies from third party legal counsels and any relevant historical and recent decisions by the courts/tax authorities on similar matters.

On the determination of recoverable amount of the investment in MWHCI, we involved our internal specialist in evaluating the methodology and the assumptions used in the determination of the recoverable amount of the investment. These assumptions include the tariff rate, revenue growth, billed water volume, and discount rate. We compared the forecast revenue growth against the historical data of the investee and inquired from management about the plans to support the forecasted revenue and tariff rates assumed. We also compared the Group's key assumptions such as water volume against historical data. We tested the discount rate used in the impairment test by comparing it with the weighted average cost of capital of comparable companies in the region. Furthermore, we reviewed the Group's disclosures about those assumptions to which the outcome of the impairment test is most sensitive; specifically, those that have the most significant effect on determining the recoverable amount of the investment.

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, 2021, but does not include the consolidated financial statements and our auditor's report thereon. The SEC Form 20-IS, SEC Form 17-A and Annual Report for the year ended December 31, 2021 are expected to be made available to us after the date of this auditor's report.

Our opinion on the consolidated financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audits of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audits, or otherwise appears to be materially misstated.



Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with PFRSs, as modified by the application of financial reporting reliefs issued and approved by the SEC as described in Note 2 to the consolidated financial statements, 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 accordance with PFRS, as modified by the application of financial reporting reliefs issued and approved by the SEC, as described in Note 2 to the consolidated financial statements.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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

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

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



The engagement partner on the audit resulting in this independent auditor's report is
Dhonabee B. Señeres.

SYCIP GORRES VELAYO & CO.



Dhonabee B. Señeres

Partner

CPA Certificate No. 97133

Tax Identification No. 201-959-816

BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024

SEC Partner Accreditation No. 97133-SEC (Group A)

Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions

SEC Firm Accreditation No. 0001-SEC (Group A)

Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions

BIR Accreditation No. 08-001998-098-2020, November 27, 2020, valid until November 26, 2023

PTR No. 8854369, January 3, 2022, Makati City

March 7, 2022



DMCI HOLDINGS, INC. AND SUBSIDIARIES**CONSOLIDATED STATEMENTS OF FINANCIAL POSITION**

(Amounts in Thousands of Pesos)

	December 31	
	2021	2020
ASSETS		
Current Assets		
Cash and cash equivalents (Notes 4 and 33)	₱18,342,019	₱18,918,450
Receivables - net (Notes 5, 19 and 33)	23,537,419	20,422,255
Current portion of contract assets (Note 6)	14,063,912	11,282,073
Inventories (Note 7)	54,208,873	53,895,389
Other current assets (Notes 8 and 34)	11,014,804	7,902,971
Total Current Assets	121,167,027	112,421,138
Noncurrent Assets		
Contract assets - net of current portion (Note 6)	12,455,643	6,706,034
Investments in associates and joint ventures (Note 9)	17,522,876	16,590,561
Investment properties (Note 10)	97,787	132,663
Property, plant and equipment (Note 11)	59,355,978	62,023,797
Exploration and evaluation assets (Note 12)	235,192	229,060
Pension assets - net (Note 21)	814,947	708,040
Deferred tax assets - net (Note 27)	598,948	938,621
Right-of-use assets (Note 31)	145,731	183,094
Other noncurrent assets (Notes 12 and 33)	2,751,359	4,460,531
Total Noncurrent Assets	93,978,461	91,972,401
	₱215,145,488	₱204,393,539

LIABILITIES AND EQUITY**Current Liabilities**

Short-term debt (Notes 13 and 33)	₱1,039,363	₱5,800,060
Current portion of liabilities for purchased land (Notes 14 and 33)	694,654	849,024
Accounts and other payables (Notes 15, 19 and 33)	28,122,231	24,813,775
Current portion of contract liabilities and other customers' advances and deposits (Note 16)	13,450,572	11,361,748
Current portion of long-term debt (Notes 17 and 33)	10,396,191	5,425,745
Income tax payable	251,811	325,733
Total Current Liabilities	53,954,822	48,576,085

(Forward)



	December 31	
	2021	2020
Noncurrent Liabilities		
Contract liabilities - net of current portion (Note 16)	₱2,950,368	₱5,311,878
Long-term debt - net of current portion (Notes 17 and 33)	41,613,047	40,663,165
Liabilities for purchased land - net of current portion (Notes 14 and 33)	876,715	1,170,582
Deferred tax liabilities - net (Note 27)	4,961,965	4,952,056
Pension liabilities - net (Note 21)	301,256	782,884
Other noncurrent liabilities (Notes 18 and 31)	1,640,703	1,734,118
Total Noncurrent Liabilities	52,344,054	54,614,683
Total Liabilities	106,298,876	103,190,768
Equity		
Equity attributable to equity holders of the Parent Company:		
Paid-in capital (Note 20)	17,949,868	17,949,868
Treasury shares - Preferred (Note 20)	(7,069)	(7,069)
Retained earnings (Note 20)	70,039,693	64,391,833
Premium on acquisition of noncontrolling-interests (Note 30)	(817,958)	(817,958)
Remeasurements on retirement plans - net of tax (Note 21)	513,860	149,316
Net accumulated unrealized gains on equity investments designated at fair value through other comprehensive income (Note 12)	100,319	99,131
Share in other comprehensive loss of an associate (Note 9)	(21,611)	(118,800)
	87,757,102	81,646,321
Noncontrolling-interests (Note 30)	21,089,510	19,556,450
Total Equity	108,846,612	101,202,771
	₱215,145,488	₱204,393,539

See accompanying Notes to Consolidated Financial Statements.



DMCI HOLDINGS, INC. AND SUBSIDIARIES**CONSOLIDATED STATEMENTS OF INCOME**

(Amounts in Thousands of Pesos, Except for Earnings Per Share Figures)

	Years Ended December 31		
	2021	2020	2019
REVENUE (Note 32)			
Coal mining	₱35,592,979	₱16,488,547	₱29,085,433
Real estate sales	24,328,512	16,078,509	18,519,744
Construction contracts	22,469,649	16,563,725	18,302,491
Electricity sales	21,471,122	15,730,695	19,710,544
Nickel mining	4,022,442	2,471,999	1,610,297
Merchandise sales and others	458,165	366,624	532,712
	108,342,869	67,700,099	87,761,221
COSTS OF SALES AND SERVICES (Note 22)			
Construction contracts	21,194,313	15,601,800	16,254,733
Coal mining	17,449,383	12,280,312	17,783,786
Real estate sales	17,387,078	12,954,284	13,176,975
Electricity sales	11,814,131	9,849,262	11,787,026
Nickel mining	1,436,291	928,705	680,480
Merchandise sales and others	384,835	312,036	371,661
	69,666,031	51,926,399	60,054,661
GROSS PROFIT	38,676,838	15,773,700	27,706,560
OPERATING EXPENSES (Note 23)	14,087,696	8,913,688	12,158,269
	24,589,142	6,860,012	15,548,291
EQUITY IN NET EARNINGS OF ASSOCIATES AND JOINT VENTURES (Note 9)	1,612,328	1,546,131	1,802,385
OTHER INCOME (EXPENSES)			
Finance income (Note 24)	394,817	503,052	996,537
Finance costs (Note 25)	(1,139,255)	(1,191,072)	(1,523,452)
Impairment of goodwill (Note 3)	—	—	(1,637,430)
Other income - net (Note 26)	1,969,255	1,034,558	1,418,034
	1,224,817	346,538	(746,311)
INCOME BEFORE INCOME TAX	27,426,287	8,752,681	16,604,365
PROVISION FOR INCOME TAX (Note 27)	1,759,163	1,344,572	1,758,909
NET INCOME (Note 32)	₱25,667,124	₱7,408,109	₱14,845,456
NET INCOME ATTRIBUTABLE TO:			
Equity holders of the Parent Company	₱18,394,231	₱5,858,949	₱10,533,131
Noncontrolling-interests (Note 30)	7,272,893	1,549,160	4,312,325
	₱25,667,124	₱7,408,109	₱14,845,456
Basic/diluted earnings per share attributable to equity holders of the Parent Company (Note 28)	₱1.39	₱0.44	₱0.79

See accompanying Notes to Consolidated Financial Statements.



DMCI HOLDINGS, INC. AND SUBSIDIARIES**CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME**

(Amounts in Thousands of Pesos)

	Years Ended December 31		
	2021	2020	2019
NET INCOME	₱25,667,124	₱7,408,109	₱14,845,456
OTHER COMPREHENSIVE INCOME (LOSS)			
Items that will not be reclassified to profit or loss in subsequent periods			
Changes in fair values of investments in equity instruments designated at FVOCI (Note 12)	(1,262)	7,916	17,663
Net remeasurement gain (loss) on pension plans - net of tax (Note 21)	297,082	(209,970)	(319,173)
Share in other comprehensive income (loss) of associates (Note 9)	97,189	(55,509)	(21,900)
TOTAL OTHER COMPREHENSIVE GAIN (LOSS)	393,009	(257,563)	(323,410)
TOTAL COMPREHENSIVE INCOME	₱26,060,133	₱7,150,546	₱14,522,046
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:			
Equity holders of the Parent Company	₱18,796,816	₱5,615,860	₱10,234,310
Noncontrolling-interests	7,263,317	1,534,686	4,287,736
	₱26,060,133	₱7,150,546	₱14,522,046

See accompanying Notes to Consolidated Financial Statements.

DMCI HOLDINGS, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY
(Amounts in Thousands of Pesos)

	Attributable to Equity Holders of the Parent Company											
	Capital Stock (Note 20)	Additional Paid-in Capital (Note 20)	Total Paid-in Capital (Note 20)	Treasury Shares – Preferred (Note 20)	Unappropriated Retained Earnings (Note 20)	Premium on Acquisition of Non- controlling Interest (Note 30)	Remeasurements on Pension Plans (Note 21)	Net Accumulated Unrealized Gain on equity investments designated at FVOCI (Note 12)	Share in other comprehensive Income (loss) of associates (Note 9)	Total	Noncontrolling -Interests (Note 30)	Total Equity
For the Year Ended December 31, 2021												
Balances as of January 1, 2021	₱13,277,474	₱4,672,394	₱17,949,868	(₱7,069)	₱64,391,833	(₱817,958)	₱149,316	₱99,131	(₱118,800)	₱81,646,321	₱19,556,450	₱101,202,771
Comprehensive income												
Net income	–	–	–	–	18,394,231	–	–	–	–	18,394,231	7,272,893	25,667,124
Other comprehensive income (loss)	–	–	–	–	–	–	364,544	1,188	97,189	462,921	(9,576)	453,345
Total comprehensive income	–	–	–	–	18,394,231	–	364,544	1,188	97,189	18,857,152	7,263,317	26,120,469
Acquisition of noncontrolling interest	–	–	–	–	–	–	–	–	–	–	–	–
Cash dividends declared (Note 20)	–	–	–	–	(12,746,371)	–	–	–	–	(12,746,371)	(5,730,257)	(18,476,628)
Balances at December 31, 2021	₱13,277,474	₱4,672,394	₱17,949,868	(₱7,069)	₱70,039,693	(₱817,958)	₱513,860	₱100,319	(21,611)	₱87,757,102	₱21,089,510	₱108,846,612
For the Year Ended December 31, 2020												
Balances as of January 1, 2020	₱13,277,474	₱4,672,394	₱17,949,868	(₱7,069)	₱64,906,070	(₱817,958)	₱344,568	₱91,459	(₱63,291)	₱82,403,647	₱20,434,427	₱102,838,074
Comprehensive income												
Net income	–	–	–	–	5,858,949	–	–	–	–	5,858,949	1,549,160	7,408,109
Other comprehensive income (loss)	–	–	–	–	–	–	(195,252)	7,672	(55,509)	(243,089)	(14,474)	(257,563)
Total comprehensive income (loss)	–	–	–	–	5,858,949	–	(195,252)	7,672	(55,509)	5,615,860	1,534,686	7,150,546
Acquisition of noncontrolling interest	–	–	–	–	–	–	–	–	–	–	9,148	9,148
Cash dividends declared (Note 20)	–	–	–	–	(6,373,186)	–	–	–	–	(6,373,186)	(2,421,811)	(8,794,997)
Balances at December 31, 2020	₱13,277,474	₱4,672,394	₱17,949,868	(₱7,069)	₱64,391,833	(₱817,958)	₱149,316	₱99,131	(₱118,800)	₱81,646,321	₱19,556,450	₱101,202,771



For the Year Ended December 31, 2019

	Capital Stock (Note 20)	Additional Paid-in Capital (Note 20)	Total Paid-in Capital (Note 20)	Treasury Shares – Preferred (Note 20)	Unappropriated Retained Earnings (Note 20)	Premium on Acquisition of Non-controlling Interest (Note 30)	Remeasurements on Pension Plans (Note 21)	Net Accumulated Unrealized Gain on equity investments designated at FVOCI (Note 12)	Share in other comprehensive loss of an associate (Note 9)	Total	Noncontrolling -Interests (Note 30)	Total Equity
Balances as of January 1, 2019	₱13,277,474	₱4,672,394	₱17,949,868	(₱7,069)	₱60,746,125	(₱817,958)	₱636,260	₱76,688	(₱41,391)	₱78,542,523	₱18,536,936	₱97,079,459
Comprehensive income												
Net income	–	–	–	–	10,533,131	–	–	–	–	10,533,131	4,312,325	14,845,456
Other comprehensive income (loss)	–	–	–	–	–	–	(291,692)	14,771	(21,900)	(298,821)	(24,589)	(323,410)
Total comprehensive income	–	–	–	–	10,533,131	–	(291,692)	14,771	(21,900)	10,234,310	4,287,736	14,522,046
Cash dividends declared (Note 20)	–	–	–	–	(6,373,186)	–	–	–	–	(6,373,186)	(2,390,245)	(8,763,431)
Balances at December 31, 2019	₱13,277,474	₱4,672,394	₱17,949,868	(₱7,069)	₱64,906,070	(₱817,958)	₱344,568	₱91,459	(₱63,291)	₱82,403,647	₱20,434,427	₱102,838,074



DMCI HOLDINGS, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CASH FLOWS
(Amounts in Thousands of Pesos)

	Years Ended December 31		
	2021	2020	2019
CASH FLOWS FROM OPERATING ACTIVITIES			
Income before income tax	₱27,426,287	₱8,752,681	₱16,604,365
Adjustments for:			
Depreciation, depletion and amortization (Notes 10, 11, 12, 22, 23 and 31)	8,674,659	8,166,024	9,202,083
Finance costs (Note 25)	1,139,255	1,191,072	1,523,452
Write-down/impairment of property, plant and equipment (Notes 3, 11, 23 and 26)	1,041	157,196	83,536
Net movement in net pension asset	(158,969)	59,589	131,569
Net unrealized foreign exchange loss (gain)	174,050	58,544	(236,020)
Equity in net earnings of associates and joint ventures (Note 9)	(1,612,328)	(1,546,131)	(1,802,385)
Finance income (Note 24)	(394,817)	(503,052)	(996,537)
Loss (gain) on sale of property, plant and equipment - net (Notes 11 and 26)	(189,372)	(67,003)	14,847
Impairment of goodwill (Note 3)	-	-	1,637,430
Unrealized market loss (gain) on financial assets at FVPL (Note 26)	-	-	245,444
Gain on sale of undeveloped parcel of land (Note 26)	(12,432)	-	-
Operating income before changes in working capital	35,047,374	16,268,920	26,407,784
Decrease (increase) in:			
Receivables and contract assets	(11,824,299)	(3,103,847)	(1,947,484)
Inventories	1,402,585	(2,684,959)	(3,814,532)
Other current assets	(2,471,300)	(504,374)	2,316,342
Increase (decrease) in:			
Accounts and other payables	4,253,926	(242,589)	2,499,305
Liabilities for purchased land	(448,237)	123,443	(105,980)
Contract liabilities and other customers' advances and deposits	(272,686)	3,515,197	1,905,090
Cash generated from operations	25,687,363	13,371,791	27,260,525
Interest received	392,642	506,747	996,176
Income taxes paid	(2,198,634)	(1,636,124)	(1,938,770)
Interest paid and capitalized as cost of inventory (Note 7)	(1,407,899)	(1,436,506)	(1,186,166)
Net cash provided by operating activities	₱22,473,472	₱10,805,908	₱25,131,765

(Forward)



	Years Ended December 31		
	2021	2020	2019
CASH FLOWS FROM INVESTING ACTIVITIES			
Dividends received from associates	₱45,000	₱36,000	₱1,286,086
Additions to:			
Property, plant and equipment (Note 11)	(6,451,869)	(7,543,412)	(15,183,170)
Investments in associates and joint ventures (Note 9)	(207,376)	(56,500)	(500,000)
Investment properties and exploration and evaluation assets (Notes 10 and 12)	(6,132)	(8,241)	-
Interest paid and capitalized as cost of property, plant and equipment (Note 11)	(3,162)	(21,742)	(85,228)
Proceeds from disposals of:			
Property, plant and equipment	469,388	642,927	-
Investment properties	19,320	-	-
Decrease (increase) in other noncurrent assets	1,662,636	1,567,484	(2,256,727)
Net cash used in investing activities	(4,472,195)	(5,383,484)	(16,739,039)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from availment of:			
Short-term debt (Note 36)	350,000	4,260,929	35,882,500
Long-term debt (Note 36)	17,759,494	13,558,760	23,564,500
Payments of:			
Short-term debt (Note 36)	(5,110,697)	(952,991)	(40,405,654)
Long-term debt (Note 36)	(11,838,767)	(11,951,261)	(13,574,242)
Dividends to equity holders of the Parent Company (Notes 20 and 36)	(12,746,371)	(6,373,186)	(6,373,186)
Dividends to noncontrolling-interests (Notes 20 and 36)	(5,730,257)	(2,307,438)	(2,390,245)
Interest	(1,384,172)	(968,913)	(1,586,134)
Lease liabilities (Note 31)	(46,625)	(43,872)	(67,268)
Increase (decrease) in other noncurrent liabilities (Note 36)	164,271	(3,314,421)	2,651,082
Acquisition of noncontrolling-interests	-	(3,230)	-
Net cash used in financing activities	(₱18,583,124)	(₱8,095,623)	(2,298,647)

(Forward)



	Years Ended December 31		
	2021	2020	2019
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS	₱5,416	(₱6,174)	₱21,780
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(576,431)	(2,679,373)	6,115,859
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	18,918,450	21,597,823	15,481,964
CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 4)	₱18,342,019	₱18,918,450	₱21,597,823

See accompanying Notes to Consolidated Financial Statements.



DMCI HOLDINGS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

DMCI Holdings, Inc. (the Parent Company) was incorporated on March 8, 1995 and is domiciled in the Philippines. The Parent Company's registered office address and principal place of business is at 3rd Floor, Dacon Building, 2281 Chino Roces Avenue, Makati City.

The Parent Company and its subsidiaries (collectively referred to herein as the Group) is primarily engaged in general construction, coal and nickel mining, power generation, real estate development, and manufacturing of certain construction materials. In addition, the Group has equity ownership in water concession business.

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

The accompanying consolidated financial statements were approved and authorized for issue by the Board of Directors (BOD) on March 7, 2022.

2. Summary of Significant Accounting Policies

Basis of Preparation

The consolidated financial statements of the Group have been prepared using the historical cost basis, except for financial assets at fair value through other comprehensive income (FVOCI) which have been measured at fair value. The Parent Company's functional currency and the Group's presentation currency is the Philippine Peso (₱). All amounts are rounded to the nearest thousand (₱000), except for earnings per share and par value information or unless otherwise indicated.

Statement of Compliance

The consolidated financial statements of the Group have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs), as modified by the application of the financial reporting reliefs as issued and approved by SEC in response to COVID-19 pandemic.

Through DMCI Project Developers, Inc., a subsidiary under its real estate segment, the Group has availed of the relief granted by the SEC under Memorandum Circular (MC) No. 34-2020 which further extended the deferral of PIC Q&A 2018-12-D (assessment if the transaction price includes a significant financing component) until December 31, 2023.

The Group has also availed of the relief granted by SEC under MC No. 34-2020 deferring the adoption of IFRIC Agenda Decision on Over Time Transfers of Constructed Goods under PAS 23, Borrowing Cost (the IFRIC Agenda Decision on Borrowing Cost) until December 31, 2023.

SEC MC No. 34-2020 deferring the adoption of the exclusion of land in the calculation of percentage of completion is not applicable to the Group as it is already in full compliance with the requirements of the provisions of the Philippine Interpretations Committee Q&A No. 2018-12.

The details and the impact of the adoption of the above financial reporting reliefs are discussed in the Adoption of New and Amended Accounting Standards and Interpretations section of this Note.



PFRSs include Philippine Financial Reporting Standards, Philippine Accounting Standards and Interpretations Committee (PIC).

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Group as of December 31, 2021 and 2020, and for each of the three years in the period ended December 31, 2021.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included or excluded in the consolidated financial statements from the date the Group gains control or until the date the Group ceases to control the subsidiary.

Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

Specifically, the Group controls an investee if and only if the Group has:

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

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

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

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control.

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

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary, the carrying amount of any noncontrolling-interests and the cumulative translation differences recorded in equity.
- Recognizes the fair value of the consideration received, the fair value of any investment retained and any surplus or deficit in profit or loss.
- Reclassifies the parent's share of components previously recognized in other comprehensive income to profit or loss or retained earnings, as appropriate.

The consolidated financial statements are prepared using uniform accounting policies for like transactions and other similar events. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.



The consolidated financial statements include the financial statements of the Parent Company and the following subsidiaries (which are all incorporated and domiciled in the Philippines).

	Nature of Business	2021			2020		
		Direct	Indirect	Effective Interest	Direct	Indirect	Effective Interest
(In percentage)							
<u>General Construction:</u>							
D.M. Consunji, Inc. (DMCI)	General Construction	100.00	–	100.00	100.00	–	100.00
Beta Electromechanical Corporation (Beta Electric) ¹	General Construction	–	53.20	53.20	–	53.20	53.20
Raco Haven Automation Philippines, Inc. (Raco) ¹	Non-operating	–	50.14	50.14	–	50.14	50.14
Oriken Dynamix Company, Inc. (Oriken) ¹	Non-operating	–	89.00	89.00	–	89.00	89.00
DMCI Technical Training Center (DMCI Training) ¹	Services	–	100.00	100.00	–	100.00	100.00
Bulakan North Gateway Holdings Inc (Bulakan North) ¹	Non-operating	–	–	–	–	100.00	100.00
<u>Real Estate:</u>							
DMCI Project Developers, Inc. (PDI)	Real Estate Developer	100.00	–	100.00	100.00	–	100.00
DMCI-PDI Hotels, Inc. (PDI Hotels) ²	Hotel Operator	–	100.00	100.00	–	100.00	100.00
DMCI Homes Property Management Corporation (DPMC) ²	Property Management	–	100.00	100.00	–	100.00	100.00
Zenith Mobility Solutions Services, Inc. (ZMSSI) ²	Services	–	100.00	100.00	–	100.00	100.00
Riviera Land Corporation (Riviera) ²	Real Estate Developer	–	100.00	100.00	–	100.00	100.00
Hampstead Gardens Corporation (Hampstead) ^{2*}	Real Estate Developer	–	100.00	100.00	–	100.00	100.00
DMCI Homes, Inc. (DMCI Homes) ^{2*}	Marketing Arm	–	100.00	100.00	–	100.00	100.00
L & I Development Corporation (LIDC) ^{2*}	Real estate Developer	–	100.00	100.00	–	100.00	100.00
<u>Coal Mining:</u>							
Semirara Mining and Power Corporation (SMPC)	Mining	56.65	–	56.65	56.65	–	56.65
<u>On-Grid Power:</u>							
Sem-Calaca Power Corporation (SCPC) ³	Power Generation	–	56.65	56.65	–	56.65	56.65
Southwest Luzon Power Generation Corporation (SLPGC) ³	Power Generation	–	56.65	56.65	–	56.65	56.65
Sem-Calaca RES Corporation (SCRC) ³	Retail	–	56.65	56.65	–	56.65	56.65
SEM-Cal Industrial Park Developers, Inc. (SIPDI) ³	Non-operational	–	56.65	56.65	–	56.65	56.65
Semirara Energy Utilities, Inc. (SEUI) ³	Non-operational	–	56.65	56.65	–	56.65	56.65
Southeast Luzon Power Generation Corporation (SeLPGC) ³	Non-operational	–	56.65	56.65	–	56.65	56.65
Semirara Claystone, Inc. (SCI) ³	Non-operational	–	56.65	56.65	–	56.65	56.65
St. Raphael Power Generation Corporation (SRPGC) ³	Non-operational	–	56.65	56.65	–	56.65	56.65
<u>Off-Grid Power:</u>							
DMCI Power Corporation (DPC)	Power Generation	100.00	–	100.00	100.00	–	100.00
DMCI Masbate Power Corporation (DMCI Masbate) ⁴	Power Generation	–	100.00	100.00	–	100.00	100.00

(Forward)



Nature of Business	2021		2020		Effective		Effective Interest
	Direct	Indirect	Interest	Direct	Indirect	Interest	
(In percentage)							
<u>Nickel Mining:</u>							
DMCI Mining Corporation (DMC)	Holding Company	100.00	–	100.00	100.00	–	100.00
Berong Nickel Corporation (BNC) ⁵	Mining	–	74.80	74.80	–	74.80	74.80
Ulugan Resources Holdings, Inc. (URHI) ⁵	Holding Company	–	30.00	30.00	–	30.00	30.00
Ulugan Nickel Corporation (UNC) ⁵	Holding Company	–	58.00	58.00	–	58.00	58.00
Nickeline Resources Holdings, Inc. (NRHI) ⁵	Holding Company	–	58.00	58.00	–	58.00	58.00
TMM Management, Inc. (TMM) ⁵	Services	–	40.00	40.00	–	40.00	40.00
Zambales Diversified Metals Corporation (ZDMC) ⁵	Mining	–	100.00	100.00	–	100.00	100.00
Zambales Chromite Mining Company Inc. (ZCMC) ⁵	Non-operational	–	100.00	100.00	–	100.00	100.00
Fil-Asian Strategic Resources & Properties Corporation (FASRPC) ⁵	Non-operational	–	100.00	100.00	–	100.00	100.00
Montague Resources Philippines Corporation (MRPC) ⁵	Non-operational	–	100.00	100.00	–	100.00	100.00
Montemina Resources Corporation (MRC) ⁵	Non-operational	–	100.00	100.00	–	100.00	100.00
Mt. Lanat Metals Corporation (MLMC) ⁵	Non-operational	–	100.00	100.00	–	100.00	100.00
Fil-Euro Asia Nickel Corporation (FEANC) ⁵	Non-operational	–	100.00	100.00	–	100.00	100.00
Heraan Holdings, Inc. (HHI) ⁵	Holding Company	–	100.00	100.00	–	100.00	100.00
Zambales Nickel Processing Corporation (ZNPC) ⁵	Non-operational	–	100.00	100.00	–	100.00	100.00
Zamnorth Holdings Corporation (ZHC) ⁵	Holding Company	–	100.00	100.00	–	100.00	100.00
ZDMC Holdings Corporation (ZDMCHC) ⁵	Holding Company	–	100.00	100.00	–	100.00	100.00
<u>Manufacturing:</u>							
Semirara Cement Corporation (SemCem)	Non-operational	100.00	–	100.00	100.00	–	100.00
Wire Rope Corporation of the Philippines (Wire Rope)	Manufacturing	45.68	16.02	61.70	45.68	16.02	61.70

*Ongoing liquidation.

¹ DMCI's subsidiaries. In 2021 Bulakan North was sold.

² PDI's subsidiaries. In 2020, ZMSSI became a wholly-owned subsidiary thru the acquisition of 49% noncontrolling-interests.

In addition, on October 1, 2020, PDI entered into a share purchase agreement to acquire 100% of the total outstanding shares of LIDC. The acquisition of LIDC was accounted for as an asset acquisition (see Note 3).

³ SMPC's subsidiaries. In 2020, SMPC entered into a deed of assignment for acquisition of remaining 50% ownership interest in SRPGC. The acquisition of SRPGC was accounted for as an asset acquisition (see Note 3).

⁴ DPC's subsidiaries.

⁵ DMC's subsidiaries.

Noncontrolling-Interests

Noncontrolling-interests represent the portion of profit or loss and net assets not owned, directly or indirectly, by the Group.

Noncontrolling-interests are presented separately in the consolidated statement of income, consolidated statement of comprehensive income, and within equity in the consolidated statement of financial position, separately from equity holders of the Parent Company. Any losses applicable to the noncontrolling-interests are allocated against the interests of the noncontrolling-interests even if these result to the noncontrolling-interest, having a deficit balance. The acquisition of an additional ownership interest in a subsidiary without a change of control is accounted for as an equity transaction.

Any excess or deficit of consideration paid over the carrying amount of the noncontrolling-interests is recognized in equity of the parent company in transactions where the noncontrolling interest are acquired or sold without loss of control.



The proportion of ownership interest held by noncontrolling-interests presented below on the consolidated subsidiaries are consistent with the prior year:

	<u>(In Percentage)</u>
Beta Electromechanical Corporation (Beta Electromechanical)	46.80
Raco Haven Automation Philippines, Inc. (Raco)	49.86
Oriken Dynamix Company, Inc. (Oriken)	11.00
Semirara Mining and Power Corporation (SMPC)	43.35
Sem-Calaca Power Corporation (SCPC)	43.35
Southwest Luzon Power Generation Corporation (SLPGC)	43.35
Sem-Calaca RES Corporation (SCRC)	43.35
SEM-Cal Industrial Park Developers, Inc. (SIPDI)	43.35
Semirara Energy Utilities, Inc. (SEUI)	43.35
Southeast Luzon Power Generation Corporation (SeLPGC)	43.35
Semirara Claystone, Inc. (SCI)	43.35
St. Raphael Power Generation Corporation (SRPGC)	43.35
Berong Nickel Corporation (BNC)	25.20
Ulugan Resources Holdings, Inc. (URHI)	70.00
Ulugan Nickel Corporation (UNC)	42.00
Nickeline Resources Holdings, Inc. (NRHI)	42.00
TMM Management, Inc. (TMM)	60.00
Wire Rope Corporation of the Philippines (Wire Rope)	38.30

In 2020, ZMSSI and SRPGC became wholly-owned subsidiaries of the Group. PDI acquired the remaining 49% noncontrolling-interest in ZMSSI. Equity shareholdings of the joint venture partner in SRPGC of 50% was acquired by SMPC upon the termination of the joint venture arrangement between the parties.

The voting rights held by the Group in the these subsidiaries are in proportion to their ownership interests, except for URHI and TMM (see Note 3).

Interest in Joint Control

DMCI, a wholly-owned subsidiary of the Parent Company, has an interest in joint arrangement, whereby the parties have a contractual arrangement that establishes joint control. DMCI recognizes its share of jointly held assets, liabilities, income and expenses of the joint operation with similar items, line by line, in its consolidated financial statements.

The financial statements of the joint operations are prepared for the same reporting period as the Group. Where necessary, adjustments are made to bring the accounting policies in line with those of the Group.

Adoption of New and Amended Accounting Standards and Interpretations

The accounting policies adopted in the preparation of the Group's consolidated financial statements are consistent with those of the previous financial year, except for the adoption of new standards effective in 2021. The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective.



The adoption of these new standards did not have a significant impact on the financial statements of the Group.

- Amendments to PFRS 16, *COVID-19-related Rent Concessions beyond 30 June 2021*
The amendment provides relief to lessees from applying the PFRS 16 requirement on lease modifications to rent concessions arising as a direct consequence of the COVID-19 pandemic. A lessee may elect not to assess whether a rent concession from a lessor is a lease modification if it meets all of the following criteria:
 - The rent concession is a direct consequence of COVID-19;
 - The change in lease payments results in a revised lease consideration that is substantially the same as, or less than, the lease consideration immediately preceding the change;
 - Any reduction in lease payments affects only payments originally due on or before June 30, 2022; and,
 - There is no substantive change to other terms and conditions of the lease.

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

The amendment is effective for annual reporting periods beginning on or after April 1, 2021, with earlier application permitted.

This amendment is not applicable to the Company as there are no rent concessions granted to the Company as a lessee.

- Amendments to PFRS 9, PAS 39, PFRS 7, PFRS 4 and PFRS 16, *Interest Rate Benchmark Reform – Phase 2*
The amendments provide the following temporary reliefs which address the financial reporting effects when an interbank offered rate (IBOR) is replaced with an alternative nearly risk-free interest rate (RFR):
 - Practical expedient for changes in the basis for determining the contractual cash flows as a result of IBOR reform.
 - Relief from discontinuing hedging relationships.
 - Relief from the separately identifiable requirement when an RFR instrument is designated as a hedge of a risk component.

Following are the information that are required to be disclosed:

- Nature and extent of risks to which the entity is exposed arising from financial instruments subject to IBOR reform, and how the entity manages those risks; and
- Progress in completing the transition to alternative benchmark rates, and how the entity is managing that transition.

This amendment is not applicable to the Group.



Standards Issued but not yet Effective

Pronouncements issued but not yet effective are listed below. Unless otherwise indicated, the Group does not expect that the future adoption of the said pronouncements 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, 2022

- **Amendments to PFRS 3, *Reference to the Conceptual Framework***
The amendments are intended to replace a reference to the Framework for the Preparation and Presentation of Financial Statements, issued in 1989, with a reference to the Conceptual Framework for Financial Reporting issued in March 2018 without significantly changing its requirements. The amendments added an exception to the recognition principle of PFRS 3, *Business Combinations* to avoid the issue of potential ‘day 2’ gains or losses arising for liabilities and contingent liabilities that would be within the scope of PAS 37, *Provisions, Contingent Liabilities and Contingent Assets* or Philippine-IFRIC 21, *Levies*, if incurred separately.

At the same time, the amendments add a new paragraph to PFRS 3 to clarify that contingent assets do not qualify for recognition at the acquisition date.

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

- **Amendments to PAS 16, *Plant and Equipment: Proceeds before Intended Use***
The amendments prohibit entities deducting from the cost of an item of property, plant and equipment, any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the costs of producing those items, in profit or loss.

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

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

- **Amendments to PAS 37, *Onerous Contracts – Costs of Fulfilling a Contract***
The amendments specify which costs an entity needs to include when assessing whether a contract is onerous or loss-making. The amendments apply a “directly related cost approach”. The costs that relate directly to a contract to provide goods or services include both incremental costs and an allocation of costs directly related to contract activities. General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract.

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



- *Annual Improvements to PFRSs 2018-2020 Cycle*

- *Amendments to PFRS 1, First-time Adoption of Philippines Financial Reporting Standards, Subsidiary as a first-time adopter*

The amendment permits a subsidiary that elects to apply paragraph D16(a) of PFRS 1 to measure cumulative translation differences using the amounts reported by the parent, based on the parent's date of transition to PFRS. This amendment is also applied to an associate or joint venture that elects to apply paragraph D16(a) of PFRS 1.

The amendment is effective for annual reporting periods beginning on or after January 1, 2022 with earlier adoption permitted. The amendments are not expected to have a material impact on the Group.

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

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

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

- *Amendments to PAS 41, Agriculture, Taxation in fair value measurements*

The amendment removes the requirement in paragraph 22 of PAS 41 that entities exclude cash flows for taxation when measuring the fair value of assets within the scope of PAS 41.

The amendments are not expected to apply to the Group.

Effective beginning on or after January 1, 2023

- *Amendments to PAS 12, Deferred Tax related to Assets and Liabilities arising from a Single Transaction*

The amendments narrow the scope of the initial recognition exception under PAS 12, so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences.



The amendments also clarify that where payments that settle a liability are deductible for tax purposes, it is a matter of judgement (having considered the applicable tax law) whether such deductions are attributable for tax purposes to the liability recognized in the financial statements (and interest expense) or to the related asset component (and interest expense).

An entity applies the amendments to transactions that occur on or after the beginning of the earliest comparative period presented for annual reporting periods on or after January 1, 2023.

- Amendments to PAS 8, *Definition of Accounting Estimates*

The amendments introduce a new definition of accounting estimates and clarify the distinction between changes in accounting estimates and changes in accounting policies and the correction of errors. Also, the amendments clarify that the effects on an accounting estimate of a change in an input or a change in a measurement technique are changes in accounting estimates if they do not result from the correction of prior period errors.

An entity applies the amendments to changes in accounting policies and changes in accounting estimates that occur on or after January 1, 2023 with earlier adoption permitted. The amendments are not expected to have a material impact on the Group.

- Amendments to PAS 1 and PFRS Practice Statement 2, *Disclosure of Accounting Policies*

The amendments provide guidance and examples to help entities apply materiality judgements to accounting policy disclosures. The amendments aim to help entities provide accounting policy disclosures that are more useful by:

- Replacing the requirement for entities to disclose their ‘significant’ accounting policies with a requirement to disclose their ‘material’ accounting policies, and
- Adding guidance on how entities apply the concept of materiality in making decisions about accounting policy disclosures

The amendments to the Practice Statement provide non-mandatory guidance. Meanwhile, the amendments to PAS 1 are effective for annual periods beginning on or after January 1, 2023. Early application is permitted as long as this fact is disclosed. The amendments are not expected to have a material impact on the Group.

Effective beginning on or after January 1, 2024

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

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

- What is meant by a right to defer settlement
- That a right to defer must exist at the end of the reporting period
- That classification is unaffected by the likelihood that an entity will exercise its deferral right
- That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability not impact its classification



The amendments are effective for annual reporting periods beginning on or after January 1, 2023 and must be applied retrospectively. However, in November 2021, the International Accounting Standards Board (IASB) tentatively decided to defer the effective date to no earlier than January 1, 2024. The Group is currently assessing the impact the amendments will have on current practice and whether existing loan agreements may require renegotiation.

Effective beginning on or after January 1, 2025

- PFRS 17, *Insurance Contracts*
PFRS 17 is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. Once effective, PFRS 17 will replace PFRS 4, *Insurance Contracts*. This is not expected to apply to 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 deferred the original effective date of January 1, 2016 of the said amendments until the IASB completes its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

Current versus Noncurrent Classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current and noncurrent classification.

An asset is current when:

- 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 12 months after reporting date; or,
- Cash or cash equivalents, unless restricted from being exchanged or used to settle a liability for at least 12 months after reporting date.

All other assets are classified as noncurrent.

A liability is current when:

- It is expected to be settled in the normal operating cycle;
- It is held primarily for the purpose of trading;
- It is due to be settled within 12 months after reporting date; or,
- There is no unconditional right to defer the settlement of the liability for at least 12 months after reporting date.



The Group classifies all other liabilities as noncurrent.

Deferred tax assets and liabilities are classified as noncurrent assets and noncurrent liabilities, respectively.

Fair Value Measurement

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

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability; or,
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to 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 economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy 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.



Recognition and Measurement of Financial Instruments

Financial assets

a. Initial recognition

Financial assets are classified, at initial recognition, as either subsequently measured at amortized cost, at FVOCI, or at FVPL.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. The Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at FVPL, 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 at FVOCI, 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.

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.

The Group's financial assets comprise of financial assets at amortized cost, financial assets at FVPL and financial assets at FVOCI.

b. Subsequent measurement – Financial assets at amortized cost

Financial assets are measured at amortized cost if both of the following conditions are met:

- the asset is held within the Group's business model, the objective of which is to hold assets in order to collect contractual cash flows; and,
- the contractual terms of the instrument 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 effective interest method and are subject to impairment. Gains and losses are recognized in profit or loss when the asset is derecognized, modified or impaired.

The Group classifies cash and cash equivalents, receivables, due from related parties, and refundable deposit as financial assets at amortized cost (see Notes 4, 6, 9 and 13).

c. Subsequent measurement - Financial assets designated at FVOCI with no recycling of cumulative gains and losses upon derecognition

Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity instruments designated at fair value through OCI 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 statement 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 the financial asset, in which case, such gains are recorded in OCI. Equity instruments designated at fair value through OCI are not subject to impairment assessment.

The Group elected to classify irrevocably its quoted and non-listed equity investments under this category (see Note 8).

c. Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of financial assets) is derecognized when:

- the right to receive cash flows from the asset has expired; or,
- the Group has transferred its right 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 (i) the Group has transferred substantially all the risks and rewards of the asset, or (ii) 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. Initial recognition

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

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

The Group's financial liabilities comprise of financial liabilities at amortized cost including accounts and other payables and other obligations that meet the above definition (other than liabilities covered by other accounting standards, such as pension liabilities, income tax payable, and other statutory liabilities).

b. Subsequent measurement – Payables, loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the EIR amortization process.



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

This category generally applies to short-term and long-term debt.

c. Derecognition

A financial liability is derecognized when the obligation under the liability is discharged or canceled or has expired. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the consolidated statement of income.

Impairment of Financial Assets

The Group recognizes an allowance for ECLs for all debt instruments not held at FVPL. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate (EIR). The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

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

For receivables, except for receivables from related parties where the Group applies general approach, the Group applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

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

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

For other financial assets such receivable from related parties, other receivables and refundable deposits, ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition,



a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

For cash and cash equivalents, the Group applies the low credit risk simplification. The probability of default and loss given defaults are publicly available and 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 Standard & Poor's (S&P), Moody's and Fitch to determine whether the debt instrument has significantly increased in credit risk and to estimate ECLs.

For short term investments, the Group applies the low credit risk simplification. At every reporting date, the Group evaluates whether 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.

In addition, the Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Deferred Financing Costs

Deferred financing costs represent debt issue costs arising from the fees incurred to obtain project financing. This is included in the initial measurement of the related debt. The deferred financing costs are treated as a discount on the related debt and are amortized using the effective interest method over the term of the related debt.

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount reported in the consolidated statement of financial position, if and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, to realize the asset and settle the liability simultaneously. The Group assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Group and all of the counterparties.

Inventories

Real Estate Held for Sale and Development

Real estate held for sale and development consists of condominium units and subdivision land for sale and development.

Condominium units and subdivision land for sale are carried at the lower of aggregate cost and net realizable value (NRV). Costs include acquisition costs of the land, plus costs incurred for the construction, development and improvement of residential units. Borrowing costs are capitalized while the development and construction of the real estate projects are in progress, and to the extent that these are expected to be recovered in the future. NRV is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

Undeveloped land is carried at lower of cost and NRV.

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



Valuation allowance is provided for real estate held for sale and development when the NRV of the properties are less than their carrying amounts.

Coal Inventory

The cost of coal inventory is carried at the lower of cost and NRV. NRV is the estimated selling price in the ordinary course of business, less estimated costs necessary to make the sale for coal inventory. Cost is determined using the weighted average production cost method.

The cost of extracted coal includes all stripping costs and other mine related costs incurred during the period and allocated on per metric ton basis by dividing the total production cost with the total volume of coal produced. Except for shiploading cost, which is a period cost, all other production related costs are charged to production cost.

Nickel Ore Inventory

Nickel ore inventories are valued at the lower of cost and NRV. Cost of beneficiated nickel ore or nickeliferous laterite ore is determined by the moving average production cost and comprise of outside services, production overhead, personnel cost, and depreciation, amortization and depletion that are directly attributable in bringing the beneficiated nickel ore or nickeliferous laterite ore in its saleable condition. NRV for beneficiated nickel ore or nickeliferous laterite ore is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. Stockpile tonnages are verified by periodic surveys.

Materials in Transit

Cost is determined using the specific identification basis.

Equipment Parts, Materials and Supplies

The cost of equipment parts, materials and supplies is determined principally by the average cost method (either by moving average or weighted average production cost).

Equipment parts and supplies are transferred from inventories to property, plant and equipment when the use of such supplies is expected to extend the useful life of the asset and increase its economic benefit. Transfers between inventories to property, plant and equipment do not change the carrying amount of the inventories transferred and they do not change the cost of that inventory for measurement or disclosure purposes.

Equipment parts and supplies used for repairs and maintenance of the equipment are recognized in the consolidated statement of income when consumed.

NRV for supplies and fuel is the current replacement cost. For supplies and fuel, cost is also determined using the moving average method and composed of purchase price, transport, handling and other costs directly attributable to its acquisition. Any provision for obsolescence is determined by reference to specific items of stock. A regular review is undertaken to determine the extent of any provision or obsolescence.

Other assets

Other current and noncurrent assets, which are carried at cost, pertain to resources controlled by the Group as a result of past events and from which future economic benefits are expected to flow to the Group.



Advances to Suppliers and Contractors

Advances to suppliers and contractors are recognized in the consolidated statement of financial position when it is probable that the future economic benefits will flow to the Group and the assets has cost or value that can be measured reliably. These assets are regularly evaluated for any impairment in value. Current and noncurrent classification is determined based on the usage/realization of the asset to which it is intended for (e.g., inventory, investment property, property plant and equipment).

Value-added Tax (VAT)

Revenues, expenses, and assets are recognized net of the amount of VAT, if applicable. Input VAT pertains to the 12% indirect tax paid by the Group in the course of the Group's trade or business on local purchase of goods or services. Deferred input VAT pertains to input VAT on accumulated purchases of property, plant and equipment for each month amounting to ₱1.00 million or more. This is amortized over five (5) years or the life of the property, plant and equipment, whichever is shorter, in accordance with the Bureau of Internal Revenue (BIR) regulation. Output VAT pertains to the 12% tax due on the local sale of goods and services by the Group.

When VAT from sales of goods and/or services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as payable in the consolidated statement of financial position. When VAT passed on from purchases of goods or services (input VAT) exceeds VAT from sales of goods and/or services (output VAT), the excess is recognized as an asset in the consolidated statement of financial position to the extent of the recoverable amount.

Investments in Associates and Joint Ventures

An associate is an entity in which the Group has significant influence and which is neither a subsidiary nor a joint venture. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

Joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The considerations made in determining significant influence or joint control are similar to those necessary to determine control over subsidiaries. The Group's investments in associates and joint ventures are accounted for using the equity method.

Under the equity method, the investments in associate or joint venture is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the Group's share of net assets of the associate or joint venture since the acquisition date. Goodwill relating to the associate or joint venture is included in the carrying amount of the investment and is neither amortized and is not tested for impairment individually.

The consolidated statement of income reflects the Group's share of the results of operations of the associate or joint venture. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognized directly in the equity of the associate or joint venture, the Group recognizes its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealized gains and losses resulting from transactions between the Group and the associate or joint venture are eliminated to the extent of the interest in the associate or joint venture.



The aggregate of the Group's share of profit or loss of an associate and joint venture is shown on the face of the consolidated statement of income outside operating profit and represents profit or loss after tax and noncontrolling-interests in the subsidiaries of the associate or joint venture. If the Group's share of losses of an associate or a joint venture equals or exceeds its interest in the associate or joint venture, the Group discontinues recognizing its share to the extent of the interest in associate or joint venture.

The financial statements of the associate or joint venture are prepared for the same reporting period as the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group.

Upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognizes any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture 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 statement of income.

Investment Properties

Investment properties comprise completed property and property under construction or redevelopment that are held to earn rentals or capital appreciation or both and that are not occupied by the Group.

Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties, except land, are stated at cost less accumulated depreciation and amortization and any impairment in value. Land is stated at cost less any impairment in value.

The carrying amount includes the cost of replacing part of an existing investment property at the time that cost is incurred if the recognition criteria are met and excludes the costs of day-to-day servicing of an investment property.

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

Depreciation and amortization of investment properties are computed using the straight-line method over the estimated useful lives (EUL) of assets of 20 to 25 years.

The assets' residual value, useful life, and depreciation and amortization method are reviewed periodically to ensure that the period and method of depreciation and amortizations are consistent with the expected pattern of economic benefits from items of investment property.

A transfer is made to investment property when there is a change in use, evidenced by ending of owner-occupation, commencement of an operating lease to another party or ending of construction or development. A transfer is made from investment property when and only when there is a change in use, evidenced by commencement of owner-occupation or commencement of development with a view to sale. A transfer between investment property, owner-occupied property and inventory does not change the carrying amount of the property transferred nor does it change the cost of that property for measurement or disclosure purposes.



Exploration and Evaluation Assets and Mining Properties

Exploration and evaluation activity involves the search for mineral resources, the determination of technical feasibility and the assessment of commercial viability of an identified resource.

Exploration and evaluation activity includes:

- Researching and analyzing historical exploration data
- Gathering exploration data through geophysical studies
- Exploratory drilling and sampling
- Determining and examining the volume and grade of the resource
- Surveying transportation and infrastructure requirements
- Conducting market and finance studies

License costs paid in connection with a right to explore in an existing exploration area are capitalized and amortized over the term of the permit. Once the legal right to explore has been acquired, exploration and evaluation expenditure is charged to consolidated statement of income as incurred, unless the Group's management concludes that a future economic benefit is more likely than not to be realized. These costs include materials and fuel used, surveying costs, drilling costs and payments made to contractors.

In evaluating whether the expenditures meet the criteria to be capitalized, several different sources of information are used. The information that is used to determine the probability of future benefits depends on the extent of exploration and evaluation that has been performed.

Expenditure is transferred from 'Exploration and evaluation assets' to 'Mining properties' which is a subcategory of 'Property, plant and equipment' once the work completed to date supports the future development of the property and such development receives appropriate approvals. After transfer of the exploration and evaluation assets, all subsequent expenditure on the construction, installation or completion of infrastructure facilities is capitalized in 'Mining properties and equipment'.

Development expenditure is net of proceeds from the sale of ore extracted during the development phase.

Stripping Costs

As part of its mining operations, the Group incurs stripping (waste removal) costs both during the development phase and production phase of its operations. Stripping costs incurred in the development phase of a mine, before the production phase commences (development stripping), are capitalized as part of the cost of mining properties and subsequently amortized over its useful life using units-of-production method. The capitalization of development stripping costs ceases when the mine/component is commissioned and ready for use as intended by management.

After the commencement of production further development of the mine may require a phase of unusually high stripping that is similar in nature to development phase stripping. The costs of such stripping are accounted for in the same way as development stripping (as discussed above).

Stripping costs incurred during the production phase are generally considered to create two benefits, being either the production of inventory or improved access to the coal body to be mined in the future. Where the benefits are realized in the form of inventory produced in the period, the production stripping costs are accounted for as part of the cost of producing those inventories.



Where the benefits are realized in the form of improved access to ore to be mined in the future, the costs are recognized as a noncurrent asset, referred to as a stripping activity asset, if the following criteria are met:

- Future economic benefits (being improved access to the coal body) are probable;
- The component of the coal body for which access will be improved can be reasonably identified; and,
- The costs associated with the improved access can be reliably measured.

If all of the criteria are not met, the production stripping costs are charged to the consolidated statement of income as operating costs as they are incurred.

In identifying components of the body, the Group works closely with the mining operations department for each mining operation to analyze each of the mine plans. Generally, a component will be a subset of the total body, and a mine may have several components. The mine plans, and therefore the identification of components, can vary between mines for a number of reasons. These include, but are not limited to: the type of commodity, the geological characteristics of the ore/coal body, the geographical location, and/or financial considerations.

The stripping activity asset is initially measured at cost, which is the accumulation of costs directly incurred to perform the stripping activity that improves access to the identified component of ore/coal body, plus an allocation of directly attributable overhead costs. If incidental operations are occurring at the same time as the production stripping activity, but are not necessary for the production stripping activity to continue as planned, these costs are not included in the cost of the stripping activity asset. If the costs of the inventory produced and the stripping activity asset are not separately identifiable, a relevant production measure is used to allocate the production stripping costs between the inventory produced and the stripping activity asset. This production measure is calculated for the identified component of the ore/coal body and is used as a benchmark to identify the extent to which the additional activity of creating a future benefit has taken place.

The stripping activity asset is accounted for as an addition to, or an enhancement of, an existing asset, being the mine asset, and is included as part of 'Mining properties and equipment' under 'Property, plant and equipment' in the consolidated statement of financial position. This forms part of the total investment in the relevant cash generating unit (CGU), which is reviewed for impairment if events or changes of circumstances indicate that the carrying value may not be recoverable.

The stripping activity asset is subsequently depreciated using the units-of-production method over the life of the identified component of the coal body that became more accessible as a result of the stripping activity. Economically recoverable reserves, which comprise proven and probable reserves, are used to determine the expected useful life of the identified component of the ore/coal body. The stripping activity asset is then carried at cost less depreciation and any impairment losses.

Property, Plant and Equipment

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

The initial cost of property, plant and equipment comprises its purchase price, including import duties, taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Costs also include decommissioning and site rehabilitation costs. Expenditures incurred after the property, plant and equipment have been put into operation, such as repairs and maintenance and overhaul costs, are normally charged to operations in the period in which the costs are incurred.



In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property, plant and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional cost of property, plant and equipment.

Construction-in-progress included in property, plant and equipment is stated at cost. This includes the cost of the construction of property, plant and equipment and other direct costs. Construction-in-progress is not depreciated until such time that the relevant assets are completed and put into operational use.

Depreciation, depletion and amortization of assets commences once the assets are put into operational use.

Depreciation, depletion and amortization of property, plant and equipment are calculated on a straight-line basis over the following EUL of the respective assets or the remaining contract period, whichever is shorter:

	Years
Land improvements	5-25
Power plant, buildings and building improvements	10-25
Equipment and machinery under “coal mining properties and equipment”	2-3
Equipment and machinery under “nickel mining properties and equipment”	2-5
Construction equipment, machinery and tools	5-10
Office furniture, fixtures and equipment	3-5
Transportation equipment	4-5
Leasehold improvements	5-7

The EUL and depreciation, depletion and amortization methods are reviewed periodically to ensure that the period and methods of depreciation, depletion and amortization are consistent with the expected pattern of economic benefits from items of property, plant and equipment.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. 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 item) is included in the consolidated statement of income in the year the item is derecognized.

Coal and nickel mining properties are amortized using the units-of-production method. Coal and nickel mining properties consists of mine development costs, capitalized cost of mine rehabilitation and decommissioning (refer to accounting policy on “Provision for mine rehabilitation and decommissioning”), stripping costs (refer to accounting policy on “Stripping Costs”) and mining rights. Mine development costs consist of capitalized costs previously carried under “Exploration and Evaluation Assets”, which were transferred to property, plant and equipment upon start of commercial operations. Mining rights are expenditures for the acquisition of property rights that are capitalized.

The net carrying amount of mining properties is depleted using unit-of-production method based on the estimated economically, legal and environmental saleable reserves of the mine concerned which is based on the current market prices, and are written-off if the property is abandoned.



Mineable Ore Reserves

Mineable ore reserves are estimates of the amount of coal and nickel that can be economically and legally extracted from the Group's mining properties. The Group estimates its mineable ore reserves based on information compiled by appropriately qualified persons relating to the geological data on the size, depth and shape of the mineable ore body, and require complex geological judgments to interpret the data. The estimation of recoverable reserves is based upon factors such as estimates of foreign exchange rates, commodity prices, future capital requirements, and production costs along with geological assumptions and judgments made in estimating the size and grade of the mineable ore body. Changes in the reserve or resource estimates may impact the amortization of mine properties included as part of 'Mining properties and equipment' under 'Property, plant and equipment'.

Intangible Assets

Intangible assets and software costs acquired separately are capitalized at cost and are shown as part of the "Other noncurrent assets" account in the consolidated statement of financial position. Following initial recognition, intangible assets are measured at cost less accumulated amortization and provisions for impairment losses, if any. The useful lives of intangible assets with finite life are assessed at the individual asset level. Intangible assets with finite life are amortized over their EUL. The periods and method of amortization for intangible assets with finite useful lives are reviewed annually or earlier where an indicator of impairment exists.

Costs incurred to acquire and bring the computer software (not an integral part of its related hardware) to its intended use are capitalized as part of intangible assets. These costs are amortized over their EUL ranging from three (3) to five (5) years. Costs directly associated with the development of identifiable computer software that generate expected future benefits to the Group are recognized as intangible assets. All other costs of developing and maintaining computer software programs are recognized as expense when incurred.

Gains or losses arising from the derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the consolidated statement of income when the asset is derecognized.

Research and Development Costs

Research costs are expensed as incurred. Development expenditures on an individual project are recognized as an intangible asset when the Group can demonstrate:

- The technical feasibility of completing the intangible asset so that the asset will be available for use or sale
- Its intention to complete and its ability to use or sell the asset
- How the asset will generate future economic benefits
- The availability of resources to complete the asset
- The ability to measure reliably the expenditure during development
- The ability to use the intangible asset generated

Following initial recognition of the development expenditure as an asset, the asset is carried at cost less any accumulated amortization and accumulated impairment losses. Amortization of the asset begins when development is complete and the asset is available for use. It is amortized over the period of expected future benefit. Amortization is recorded as part of cost of sales in the consolidated statement of income. During the period of development, the asset is tested for impairment annually.



Impairment of Nonfinancial Assets

This accounting policy applies primarily to the Group's property, plant and equipment, investment properties, investments in associates and joint ventures, right-of-use assets and intangible assets.

Property, Plant and Equipment, Investment Properties, Right-of-Use Assets and Intangible Assets

The Group assesses at each reporting date whether there is an indication that these assets may be impaired. If any such indication exists, or when an annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash generating unit's fair value less cost to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that largely independent of those from other assets or group of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value-in-use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, depletion and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of income unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase.

Exploration and evaluation assets

Exploration and evaluation assets are assessed for impairment when facts and circumstances suggest that the carrying amount of an exploration and evaluation assets may exceed its recoverable amount. Under PFRS 6 one or more of the following facts and circumstances could indicate that an impairment test is required. The list is not intended to be exhaustive: (a) the period for which the entity has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed; (b) substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned; (c) exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area; and (d) sufficient data exist to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation assets is unlikely to be recovered in full from successful development or by sale.

Investments in associates and joint ventures

For investments in associates and joint ventures, after application of the equity method, the Group determines whether it is necessary to recognize any additional impairment loss with respect to the Group's net investment in the investee companies. The Group determines at each reporting date whether there is any objective evidence that the investment in associates or jointly controlled entities is impaired. If this is the case, the Group calculates the amount of impairment as being the difference between the carrying value and the recoverable amount of the investee company and recognizes the difference in the consolidated statement of income.

Liabilities for Purchased Land

Liabilities for purchased of land represents unpaid portion of the acquisition costs of raw land for future development, including other costs and expenses incurred to effect the transfer of title of the property. Noncurrent portion of the carrying amount is discounted using the applicable interest rate for similar type of liabilities at the inception of the transactions.



Equity

Capital Stock

Capital stock consists of common and preferred shares which are measured at par value for all shares issued. When the Group issues more than one class of stock, a separate account is maintained for each class of stock and the number of shares issued.

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

Treasury Shares

Treasury shares pertains to own equity instruments which are reacquired and are carried at cost and are deducted from equity. No gain or loss is recognized in profit or loss on the purchase, sale, issue or cancellation of the Parent Company's own equity instruments. When the shares are retired, the capital stock account is reduced by its par value and excess of cost over par value upon retirement is debited to additional paid-in capital to the extent of the specific or average additional paid in capital when the shares were issued and to retained earnings for the remaining balance.

Retained Earnings

Retained earnings represent accumulated earnings of the Group, and any other adjustments to it as required by other standards, less dividends declared. The individual accumulated earnings of the subsidiaries are available for dividend declaration when these are declared as dividends by the subsidiaries as approved by their respective BOD.

Dividends on common shares are deducted from retained earnings when declared and approved by the BOD or shareholders of the Parent Company. Dividends payable are recorded as liability until paid. Dividends for the year that are declared and approved after the reporting date, if any, are dealt with as an event after the reporting date and disclosed accordingly.

Business Combinations and Goodwill

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any NCI in the acquiree. For each business combination, the acquirer measures the NCI in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition costs incurred are charged to expense and included in operating expenses in the consolidated statement of income.

When the Group acquires a business, it assesses the financial assets and financial liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through consolidated statement of income. Any contingent consideration to be transferred by the acquirer will be recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration, which is deemed to be an asset or liability, will be recognized in accordance with PFRS 9 either in consolidated statement of income or as a change to OCI. If the contingent consideration is not within the scope of PFRS 9, it is measured in accordance with the



appropriate PFRS. Contingent consideration that is classified as equity is not measured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at costs being the excess of the aggregate of the consideration transferred and the amount recognized for noncontrolling-interests and any previous interest held over the net identifiable assets acquired and liabilities assumed. If the consideration is lower than the fair

value of the net assets of the subsidiary acquired, the difference is recognized in consolidated statement of income.

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

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

If the initial accounting for a business combination can be determined only provisionally by the end of the period in which the combination is effected because either the fair values to be assigned to the acquiree's identifiable assets, liabilities or contingent liabilities or the cost of the combination can be determined only provisionally, the acquirer shall account for the combination using those provisional values. The acquirer shall recognize any adjustments to those provisional values as a result of completing the initial accounting within 12 months of the acquisition date as follows: (i) the carrying amount of the identifiable asset, liability or contingent liability that is recognized or adjusted as a result of completing the initial accounting shall be calculated as if its fair value at the acquisition date had been recognized from that date; (ii) goodwill or any gain recognized shall be adjusted by an amount equal to the adjustment to the fair value at the acquisition date of the identifiable asset, liability or contingent liability being recognized or adjusted; and (iii) comparative information presented for the periods before the initial accounting for the combination is complete shall be presented as if the initial accounting has been completed from the acquisition date.

Asset Acquisitions

To assess whether a transaction is the acquisition of a business, the Group applies first a quantitative concentration test (also known as a screening test). The Group is not required to apply the test but may elect to do so separately for each transaction or other event. If the concentration test is met, the set of activities and assets is determined not to be a business and no further assessment is required. Otherwise, or if the Group elects not to apply the test, the Group will perform the qualitative analysis of whether an acquired set of assets and activities includes at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs.

If the assets acquired and liabilities assumed in an acquisition transaction do not constitute a business as defined under PFRS 3, the transaction is accounted for as an asset acquisition. The Group identifies and recognizes the individual identifiable assets acquired (including those assets that meet the definition of, and recognition criteria for, intangible assets) and liabilities assumed. The acquisition cost is allocated to the individual identifiable assets and liabilities on the basis of their relative fair values at the date of purchase. Such transaction or event does not give rise to goodwill. Where the Group acquires a controlling interest in an entity that is not a business, but obtains less



than 100% of the entity, after it has allocated the cost to the individual assets acquired, it notionally grosses up those assets and recognizes the difference as non-controlling interests.

When the Group obtains control over a previously held joint operation, and the joint operation does not constitute a business, the transaction is also accounted for as an asset acquisition which does not give rise to goodwill. The acquisition cost to obtain control of the joint operation is allocated to the individual identifiable assets acquired and liabilities assumed, including the additional share of any assets and liabilities previously held or incurred jointly, on the basis of their relative fair values at the date of purchase. Previously held assets and liabilities of the joint operation should remain at their carrying amounts immediately before the transaction.

Revenue and Cost recognition

Revenue from contract with customers

The Group is primarily engaged in general construction, coal and nickel mining, power generation, real estate development, water concession and manufacturing. 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 has concluded that it is acting as principal in all of its significant revenue arrangements since it is the primary obligor in these revenue arrangements. The following specific recognition criteria must also be met before revenue is recognized:

Revenue recognized at a point in time

- *Coal Mining*

Revenue is recognized when control passes to the customer, which occurs at a point in time when the coal is physically transferred onto a vessel or other delivery mechanism. The revenue is measured at the amount to which the Group expects to be entitled, being the price expected to be received upon final billing, and a corresponding trade receivable is recognized.

Revenue from local and export coal sales are denominated in Philippine Peso and US Dollar (US\$), respectively.

Cost of coal includes directly related production costs such as materials and supplies, fuel and lubricants, labor costs including outside services, depreciation and amortization, cost of decommissioning and site rehabilitation, and other related production overhead. These costs are recognized when incurred.

- *Nickel Mining*

Revenue is recognized when control passes to the customer, which occurs at a point in time when the beneficiated nickel ore/nickeliferous laterite ore is physically transferred onto a vessel or onto the buyer's vessel.

Cost of nickel includes cost of outside services, production overhead, personnel cost and depreciation, amortization and depletion that are directly attributable in bringing the inventory to its saleable condition. These are recognized in the period when the goods are delivered.

- *Sales and services*

Revenue from room use, food and beverage sales and other services are recognized when the related sales and services are rendered.



- *Merchandise Sales*

Revenue from merchandise sales is recognized upon delivery of the goods to and acceptance by the buyer and when the control is passed on to the buyers.

Revenue recognized over time using output method

- *Real Estate Sales*

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

In measuring the progress of its performance obligation over time, the Group uses the output method. The Group recognizes revenue on the basis of direct measurements of the value to customers of the goods or services transferred to date, relative to the remaining goods or services promised under the contract. Progress is measured using survey of performance completed to date. This is based on the monthly project accomplishment report prepared by project engineers, and reviewed and approved by area managers under construction department which integrates the surveys of performance to date of the construction activities for both subcontracted and those that are fulfilled by the developer itself.

Any excess of progress of work over the right to an amount of consideration that is unconditional, recognized as installment contract receivables, under "Receivables", is included in the "Contract asset" account in the asset section of the consolidated statement of financial position.

Any excess of collections over the total of recognized installment contract receivables is included in the "Contract liabilities" account in the liabilities section of the consolidated statement of financial position. The impact of the significant financing component on the transaction price has not been considered since the Group availed of the relief granted by the SEC under MC Nos. 14-2018 for the implementation issues of PFRS 15 affecting the real estate industry. Under the SEC MC No. 34-2020, the relief has been extended until December 31, 2023.

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

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

- *Electricity Sales*

Revenue from sale of electricity is derived from its primary function of providing and selling electricity to customers of the generated and purchased electricity. The Group recognizes revenue from contract energy sales over time, using output method measured principally on actual energy delivered each month.



Revenue from spot electricity sales is derived from the sale to the spot market of excess generated electricity over the contracted energy using price determined by the spot market, also known as Wholesale Electricity Spot Market (WESM), the market where electricity is traded, as mandated by Republic Act (RA) No. 9136 of the Department of Energy (DOE). Revenue is recognized over time using output method measured principally on actual excess generation delivered to the grid and sold to WESM.

Under PFRS 15, the Group has concluded that revenue should be recognized over time since the customer simultaneously receives and consumes the benefits as the seller supplies power. In this case, any fixed capacity payments for the entire contract period is determined at contract inception and is recognized over time. The Group has concluded that revenue should be recognized over time and will continue to recognize revenue based on amounts billed.

Cost of electricity sales includes costs directly related to the production and sale of electricity such as cost of coal, coal handling expenses, bunker, lube, diesel, depreciation and other related production overhead costs. Cost of electricity sales are recognized at the time the related coal, bunker, lube and diesel inventories are consumed for the production of electricity. Cost of electricity sales also includes electricity purchased from the spot market and the related market fees. It is recognized as cost when the Group receives the electricity and simultaneously sells to its customers.

Revenue recognized over time using input method

- *Construction Contracts*

Revenue from construction contracts are recognized over time (POC) using the input method. Input method recognizes revenue on the basis of the entity's efforts or inputs to the satisfaction of a performance obligation. Progress is measured based on actual resources consumed such as materials, labor hours expended and actual overhead incurred relative to the total expected inputs to the satisfaction of that performance obligation, or the total estimated costs of the project. The Group uses the cost accumulated by the accounting department to determine the actual resources used. Input method exclude the effects of any inputs that do not depict the entity's performance in transferring control of goods or services to the customer.

Contract costs include all direct materials and labor costs and those indirect costs related to contract performance. Expected losses on onerous contracts are recognized immediately when it is probable that the total unavoidable contract costs will exceed total contract revenue. The amount of such loss is determined irrespective of whether or not work has commenced on the contract; the stage of completion of contract activity; or the amount of profits expected to arise on other contracts, which are not treated as a single construction contract. Changes in contract performance, contract conditions and estimated profitability, including those arising from contract penalty provisions and final contract settlements that may result in revisions to estimated costs and gross margins are recognized in the year in which the changes are determined. Profit incentives are recognized as revenue when their realization is reasonably assured.

The asset "Costs and estimated earnings in excess of billings on uncompleted contracts", which is presented under "Contract assets", represents total costs incurred and estimated earnings recognized in excess of amounts billed. The liability "Billings in excess of costs and estimated earnings on uncompleted contracts", which is presented under "Contract liabilities", represents billings in excess of total costs incurred and estimated earnings recognized. Contract retention receivables are presented as part of "Trade receivables" under the "Receivables" account in the consolidated statement of financial position.



Contract Balances

Receivables

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

Contract assets

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

For the Group's real estate segment, contract assets are initially recognized for revenue earned from development of real estate projects as receipt of consideration is conditional on successful completion of development. Upon completion of development and acceptance by the customer, the amounts recognized as contract assets are reclassified to receivables. It is recognized as "contract asset" account in the consolidated statement of financial position.

For the Group's construction segment, contract asset arises from the total contract costs incurred and estimated earnings recognized in excess of amounts billed.

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

Costs to obtain contract

The incremental costs of obtaining a contract with a customer are recognized as an asset if the Group expects to recover them. The Group's commission payments to brokers and marketing agents on the sale of pre-completed real estate units are deferred when recovery is reasonably expected and are charged to expense in the period in which the related revenue is recognized as earned. Commission expense is included in the "Cost of Sales and Services - Real estate sales" account in the consolidated statement of income. Capitalized cost to obtain a contract is included in 'Other current and noncurrent assets' account in the consolidated statement of financial position.

Contract liabilities

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

For the Group's real estate segment, contract liability arises when the payment is made or the payment is due (whichever is earlier) from customers before the Group transfers goods or services to the customer. Contract liabilities are recognized as revenue when the Group performs (generally measured through POC) under the contract. The contract liabilities also include payments received by the Group from the customers for which revenue recognition has not yet commenced.

For the Group's construction segment, contract liability arises from billings in excess of total costs incurred and estimated earnings recognized.



Contract fulfillment assets

Contract fulfillment costs are divided into: (i) costs that give rise to an asset; and (ii) costs that are expensed as incurred. When determining the appropriate accounting treatment for such costs, the Group firstly considers any other applicable standards. If those standards preclude capitalization of a particular cost, then an asset is not recognized under PFRS 15.

If other standards are not applicable to contract fulfillment costs, the Group applies the following criteria which, if met, result in capitalization: (i) the costs directly relate to a contract or to a specifically identifiable anticipated contract; (ii) the costs generate or enhance resources of the entity that will be used in satisfying (or in continuing to satisfy) performance obligations in the future; and (iii) the costs are expected to be recovered. The assessment of these criteria requires the application of judgement, in particular when considering if costs generate or enhance resources to be used to satisfy future performance obligations and whether costs are expected to be recoverable.

The Group's contract fulfillment assets pertain to connection fees and land acquisition costs as included in the 'Inventory' account in the consolidated statement of financial position.

Amortization, derecognition and impairment of contract fulfillment assets and capitalized costs to obtain a contract

The Group amortizes contract fulfillment assets and capitalized costs to obtain a contract to cost of sales over the expected construction period using percentage of completion following the pattern of real estate revenue recognition. The amortization is included within cost of sales.

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

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

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

Where a contract is anticipated to make a loss, these judgements are also relevant in determining whether or not an onerous contract provision is required and how this is to be measured.

Other Revenue and Income Recognition

Forfeitures and cancellation of real estate contracts

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



Income from commissioning

Income from commissioning pertains to the excess of proceeds from the sale of electricity produced during the testing and commissioning of the power plant over the actual cost incurred to perform the testing and commissioning.

Dividend income

Dividend income is recognized when the Group's right to receive payment is established, which is generally when shareholders approve the dividend.

Rental income

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

Interest income

Interest income is recognized as interest accrues using the effective interest method.

Operating Expenses

Operating expenses are expenses that arise in the ordinary course of operations of the Group. These usually take the form of an outflow or depletion of assets such as cash and cash equivalents, supplies, investment properties and property, plant and equipment. Expenses are recognized in the consolidated statement of income when incurred.

Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective assets. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest that an entity incurs in connection with the borrowing of funds.

The interest capitalized is calculated using the Group's weighted average cost of borrowings after adjusting for borrowings associated with specific developments. Where borrowings are associated with specific developments, the amounts capitalized is the gross interest incurred on those borrowings less any investment income arising on their temporary investment. Interest is capitalized from the commencement of the development work until the date of practical completion. The capitalization of borrowing costs is suspended if there are prolonged periods when development activity is interrupted. Borrowing costs are also capitalized on the purchased cost of a site property acquired specially for development but only where activities necessary to prepare the asset for development are in progress.

Foreign Currency Translations and Transactions

The consolidated financial statements are presented in Philippine Peso. Each entity in the Group determines its own functional currency and items included in the consolidated financial statements of each entity are measured using that functional currency.

Transactions in foreign currencies are initially recorded in the functional currency rate at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency closing rate at the reporting date. All differences are taken to consolidated statement of income. Non-monetary items that are measured in terms of historical cost in foreign currency are translated using the exchange rates as at the dates of initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined.



Pension Cost

The Group has a noncontributory defined benefit multi-employer retirement plan.

The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

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

Defined benefit costs comprise the following:

- Service cost
- Net interest on the net defined benefit liability or asset
- Remeasurements of net defined benefit liability or asset

Service costs which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as expense or income in profit or loss.

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

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations). If the fair value of the plan assets is higher than the present value of the defined benefit obligation, the measurement of the resulting defined benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The Group's right to be reimbursed of some or all of the expenditure required to settle a defined benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.



Termination benefit

Termination benefits are employee benefits provided in exchange for the termination of an employee's employment as a result of either an entity's decision to terminate an employee's employment before the normal retirement date or an employee's decision to accept an offer of benefits in exchange for the termination of employment.

A liability and expense for a termination benefit is recognized at the earlier of when the entity can no longer withdraw the offer of those benefits and when the entity recognizes related restructuring costs. Initial recognition and subsequent changes to termination benefits are measured in accordance with the nature of the employee benefit, as either post-employment benefits, short-term employee benefits, or other long-term employee benefits.

Employee leave entitlement

Employee entitlements to annual leave are recognized as a liability when they are accrued to the employees. The undiscounted liability for leave expected to be settled wholly before twelve months after the end of the annual reporting period is recognized for services rendered by employees up to the end of the reporting period.

Leases effective January 1, 2019

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

The Group as a lessor

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

The Group as a lessee

Except for short-term leases and leases of low-value assets, the Group applies a single recognition and measurement approach for all leases. The Group recognizes lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

Right-of-use assets

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

"Right-of-use assets" are presented under noncurrent assets in the consolidated statement of financial position.

Lease liabilities

At the commencement date of the lease, the Group recognizes lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees.



The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the lease term reflects the Group exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognized as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

Short-term leases

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

Income Taxes

Current Tax

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

Deferred tax

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

Deferred tax liabilities are recognized for all taxable temporary differences with certain exception. Deferred tax assets are recognized for all deductible temporary differences, carryforward benefit of unused tax credits from excess minimum corporate income tax (MCIT) over the regular corporate income tax (RCIT) and net operating loss carryover (NOLCO), to the extent that it is probable that taxable income will be available against which the deductible temporary differences and carryforward benefits of unused tax credits from MCIT and NOLCO can be utilized.

Deferred tax liabilities are not provided on nontaxable temporary differences associated with investments in domestic associates and investments in joint ventures.

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

Deferred tax assets and liabilities are measured at the tax rate that is expected to apply to the period when the asset is realized or the liability is settled, based on tax rate and tax laws that have been enacted or substantially enacted at the financial reporting date. Movements in the deferred income



tax assets and liabilities arising from changes in tax rates are charged against or credited to income for the period.

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

For periods where the income tax holiday (ITH) is in effect, no deferred taxes are recognized in the consolidated financial statements as the ITH status of the subsidiary neither results in a deductible temporary difference or temporary taxable difference. However, for temporary differences that are expected to reverse beyond the ITH, deferred taxes are recognized.

Earnings Per Share (EPS)

Basic EPS is computed by dividing the consolidated net income for the year attributable to equity holders of the Parent Company (net income for the period less dividends on convertible redeemable preferred shares) by the weighted average number of common shares issued and outstanding during the year and adjusted to give retroactive effect to any stock dividends declared during the period. Diluted EPS is computed by dividing the net income for the year attributable to equity holders of the Parent Company by the weighted average number of common shares outstanding during the year adjusted for the effects of dilutive convertible redeemable preferred shares. Diluted EPS assumes the conversion of the outstanding preferred shares. When the effect of the conversion of such preferred shares is anti-dilutive, no diluted EPS is presented.

Operating Segment

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. The Group generally accounts for intersegment revenues and expenses at agreed transfer prices. Income and expenses from discontinued operations are reported separate from normal income and expenses down to the level of income after taxes. Financial information on operating segments is presented in Note 32 to the consolidated financial statements.

Provisions

Provisions are recognized only when the Group has: (a) a present obligation (legal or constructive) as a result of a past event; (b) it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and (c) a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

Provision for decommissioning and site rehabilitation costs

The Group records the present value of estimated costs of legal and constructive obligations required to restore operating locations in the period in which the obligation is incurred. The nature of these restoration activities includes closure of plants, dismantling and removing of structures, backfilling, reforestation, rehabilitation activities on marine and rainwater conservation and maintenance of rehabilitated area.



The obligation generally arises when the asset is installed, or the ground environment is disturbed at the production location. When the liability is initially recognized, the present value of the estimated cost is capitalized by increasing the carrying amount of the related mining assets. Over time, the discounted liability is increased for the change in present value based on the discount rates that reflect current market assessments and the risks specific to the liability. The periodic unwinding of the discount is recognized in the consolidated statement of income as a finance cost. Additional disturbances or changes in rehabilitation costs will be recognized as additions or charges to the corresponding assets and rehabilitation liability when they occur. For closed sites, changes to estimated costs are recognized immediately in the consolidated statement of income.

Contingencies

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

Events After the Reporting Period

Post year-end events up to the date of the auditor's report that provide additional information about the Group's position at reporting date (adjusting events) are reflected in the consolidated financial statements. Any post year-end events that are not adjusting events are disclosed in the consolidated financial statements when material.

3. Significant Accounting Judgments and Estimates

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

Judgments

In the process of applying the Group's accounting policies, management has made the following judgments, apart from those involving estimations which have the most significant effect on the amounts recognized in the consolidated financial statements:

Determining the lease term of contracts with renewal and termination options - Group as lessee

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group applies judgement in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew or terminate (e.g., construction of significant leasehold improvements or significant customization to the leased asset).



The Group did not include the renewal and termination period of several lease contracts since the renewal and termination options is based on mutual agreement, thus currently not enforceable (see Note 31).

Revenue recognition method and measure of progress

- *Real estate revenue recognition*

The Group concluded that revenue for real estate sales is to be recognized over time because (a) the Group's performance does not create an asset with an alternative use and; (b) the Group has an enforceable right to payment for performance completed to date. The promised property is specifically identified in the contract and the contractual restriction on the Group's ability to direct the promised property for another use is substantive. This is because the property promised to the customer is not interchangeable with other properties without breaching the contract and without incurring significant costs that otherwise would not have been incurred in relation to that contract. In addition, under the current legal framework, the customer is contractually obliged to make payments to the developer up to the performance completed to date. The Group also considers the buyer's commitment to continue the sale which may be ascertained through the significance of the buyer's initial payments and the stage of completion of the project.

In evaluating whether collectability of the amount of consideration is probable, the Group considers the significance of the buyer's initial payments (buyer's equity) in relation to the total contract price. Collectability is assessed by considering factors such as history with the buyer, age of real estate receivables and pricing of the property. Also, management evaluates the historical sales cancellations and back-outs, after considering the impact of the coronavirus pandemic, if it would still support its current threshold of buyers' equity before commencing revenue recognition.

In measuring the progress of its performance obligation over time, the Group uses the output method which is based on the physical proportion of work done on the real estate project and requires technical determination by the Group's specialists (project engineers). The Group believes that this method faithfully depicts the Group's performance in transferring control of real estate development to the customers.

- *Construction revenue recognition*

- a. Existence of a contract

The Group assessed that various documents or arrangements (whether separately or collectively) will create a contract in accordance with PFRS 15. The Group considered relevant facts and circumstances including customary business practices and assessed that the enforceability of its documents or arrangements depends on the nature and requirements stated in the terms of those documents or arrangements. Certain documents that indicate enforceability of contract include Letter/ Notice of Award, Letter of Intent, Notice to Proceed and Purchase Order.

- b. Revenue recognition method and measure of progress

The Group concluded that revenue for construction services is to be recognized over time because (a) the customer controls assets as it is created or enhanced; (b) the Group's performance does not create an asset with an alternative use and; (c) the Group has an enforceable right for performance completed to date. The Group assessed that the first criterion is consistent with the rationale for percentage of completion (POC) revenue recognition approach for construction contract. Moreover, the customer can also specify the design of the asset being constructed and the Group builds the asset on the customer's land or



premises and the customer can generally control any work in progress arising from the Group's performance. The last criterion is evident in the actual provisions of the contract. As the Group cannot direct the asset to another customer, it satisfies the criteria of no alternative use.

In measuring the progress of its performance obligation over time, the Group uses the input method which is based on actual costs incurred to date relative to the total estimated cost to complete the construction projects. The Group believes that this method faithfully depicts the Group's performance in transferring control of construction services to the customers.

c. Identifying performance obligation

Construction projects of the Group usually includes individually distinct goods and services. These goods and services are distinct as the customers can benefit from the service on its own and are separately identifiable. However, the Group assessed that goods and services are not separately identifiable from other promises in the contract. The Group provides significant service of integrating the various goods and services (inputs) into a single output for which the customer has contracted. Consequently, the Group accounts for all of the goods and services in the contract as a single performance obligation.

With regard to variation orders, the Group assessed that these do not result in the addition of distinct goods and services and are not identified as separate performance obligations because they are highly interrelated with the services in the original contract, and are part of the contractor's service of integrating services into a single output for which the Group has been contracted.

• *Mining and electricity sales - Revenue recognition method and measure of progress*

The Group concluded that revenue from coal and nickel ore sales is to be recognized at a point in time as the control transfers to customers at the date of shipment.

On the other hand, the Group's revenue from power sales is to be recognized over time because the customer simultaneously receives and consumes the benefits provided by the Group. The fact that another entity would not need to re-perform the delivery of power that the Group has provided to date demonstrates that the customer simultaneously receives and consumes the benefits of the Group's performance obligation

The Group has determined that output method used in measuring the progress of the performance obligation faithfully depicts the Group's performance of its obligation to its customers, since the customer obtains the benefit from the Group's performance based on actual energy delivered each month.

Exploration and evaluation expenditure

The application of the Group's accounting policy for exploration and evaluation assets requires judgment to determine whether future economic benefits are likely, from either future exploitation or sale, or whether activities have not reached a stage that permits a reasonable assessment of the existence of reserves. The criteria used to assess the start date of a mine are determined based on the unique nature of each mine development project. The Group considers various relevant criteria to assess when the mine is substantially complete, ready for its intended use and moves into the production phase.



Some of the criteria include, but are not limited to the following:

- the level of capital expenditure compared to construction cost estimates;
- completion of a reasonable period of testing of the property and equipment;
- ability to produce ore in saleable form; and,
- ability to sustain ongoing production of ore.

When a mine development project moves into the production stage, the capitalization of certain mine construction costs ceases and costs are either regarded as inventory or expensed, except for capitalizable costs related to mining asset additions or improvements, mine development or mineable reserve development. It is also at this point that depreciation or depletion commences.

Determination of components of ore bodies and allocation of measures for stripping cost allocation

The Group has identified that each of its two active mine pits, Narra and Molave, is a whole separate ore component and cannot be further subdivided into smaller components due to the nature of the coal seam orientation and mine plan.

Judgment is also required to identify a suitable production measure to be used to allocate production stripping costs between inventory and any stripping activity asset(s) for each component. The Group considers that the ratio of the expected volume of waste to be stripped for an expected volume of ore to be mined for a specific component of the coal body (i.e., stripping ratio) is the most suitable production measure. The Group recognizes stripping activity asset by comparing the actual stripping ratio during the year for each component and the component's mine life stripping ratio.

Evaluation and reassessment of control

The Group refers to the guidance in PFRS 10, *Consolidated Financial Statements*, when determining whether the Group controls an investee. Particularly, the Group controls an investee when it is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. The Group considers the purpose and design of the investee, its relevant activities and how decisions about those activities are made and whether the rights give it the current ability to direct the relevant activities (see Note 9).

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

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

Ownership interests in URHI and TMM represent 30% and 40%, respectively. The stockholders of these entities signed the Memorandum of Understanding (MOU) that gives the Group the ability to direct the relevant activities and power to affect its returns considering that critical decision making position in running the operations are occupied by the representatives of the Group (see Note 1).

Evaluation whether acquisitions constitute a business combination

On October 1, 2020, the Group, thru DPDI, acquired 100% ownership in L & I Development Corporation (LIDC), a domestic corporation, for a total consideration of ₱624.35 million. The primary purpose of LIDC is to engage and deal with the real estate, construction and leasing. As of purchase date, the assets of LIDC mainly consists of land and building leased out to tenants. In addition, the Group, through SMPC, acquired the remaining 50% ownership interest in SRPGC through a Deed of Assignment, with a joint venture partner. SRPGC is in the process of developing power plants in Calaca, Batangas. Prior to acquisition, SMPC already owns 50% ownership interest in SRPGC.



In determining whether a transaction or an event is a business combination, the Group assessed whether the assets acquired and liabilities assumed constitute a business. A business is defined as an integrated set of activities and assets that is capable of being conducted and managed for the purpose of providing a return in the form of dividends, lower costs or other economic benefits directly to investors or other owners, members or participants. Further, a business consists of inputs and processes applied to those inputs that have the ability to create outputs.

The Group determines that it has acquired a business when the acquired set of activities and assets include an input and a substantive process that together significantly contribute to the ability to create outputs. The acquired process is considered substantive if it is critical to the ability to continue producing outputs, and the inputs acquired include an organized workforce with the necessary skills, knowledge, or experience to perform that process or it significantly contributes to the ability to continue producing outputs and is considered unique or scarce or cannot be replaced without significant cost, effort, or delay in the ability to continue producing outputs.

The Group assessed that the acquisitions of LIDC and SRPGC do not constitute a business. In making the judgment, the Group considered the status/state of LIDC and SRPGC and assessed that there was no substantive process acquired as of acquisition date. As such, the transactions were accounted for as acquisitions of assets.

Management's Use of Estimates

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

a. Mining

Estimating mineable ore reserves

The Group uses the estimated minable ore reserve in the determination of the amount of amortization of mining properties using units-of-production (UOP) method. The Group estimates its mineable ore reserves by using estimates provided by third party, and professionally qualified mining engineers and geologist (specialists). These estimates on the mineable ore reserves are determined based on the information obtained from activities such as drilling, core logging or geophysical logging, coal sampling, sample database encoding, coal seam correlation and geological modelling.

The carrying value of mining properties and mining rights, included in "Property, plant and equipment" as presented in the consolidated statements of financial position amounted to ₱8,491.82 million and ₱9,501.93 million in 2021 and 2020, respectively (see Note 11).

Estimating coal stock pile inventory quantities

The Group estimates the stock pile inventory of clean and unwashed coal by conducting a topographic survey which is performed by in-house and third party surveyors. The survey is conducted by in-house surveyors on a monthly basis with a confirmatory survey by third party surveyors at year end. The process of estimation involves a predefined formula which considers an acceptable margin of error of plus or minus 3% and 5%. Thus, an increase or decrease in the estimation threshold for any period would differ if the Group utilized different estimates and this would either increase or decrease the profit for the year. The coal inventory as of December 31, 2021 and 2020 amounted to ₱1,524.33 million and ₱2,033.84 million, respectively (see Note 7).



Estimating provision for decommissioning and mine site rehabilitation costs

The Group is legally required to fulfill certain obligations under its Department of Energy and National Resources (DENR) issued Environmental Compliance Certificate when its activities have ended in the depleted mine pits. In addition, the Group assesses its mine rehabilitation provision annually. Significant estimates and assumptions are made in determining the provision for decommissioning and mine site rehabilitation costs as there are numerous factors that will affect the ultimate liability. These factors include estimates of the extent and costs of rehabilitation activities given the approved decommissioning and mine site rehabilitation plan, (e.g., costs of backfilling, reforestation, and maintenance of the rehabilitated area), technological changes, regulatory changes, cost increases, and changes in inflation rates and discount rates. Those uncertainties may result in future actual expenditure differing from the amounts currently provided. An increase in decommissioning and site rehabilitation costs would increase the carrying amount of the related assets and increase noncurrent liabilities. The provision at reporting date represents management's best estimate of the present value of the future rehabilitation costs required. Assumptions used to compute the decommissioning and site rehabilitation costs are reviewed and updated annually.

As of December 31, 2021 and 2020, the provision for decommissioning and mine site rehabilitation for coal mining activities amounted to ₱298.76 million and ₱254.53 million, respectively. As of the same dates, the provision for decommissioning and mine site rehabilitation costs for the nickel mining activities amounted to ₱123.49 million and ₱39.63 million, respectively (see Note 18).

b. Construction

Revenue recognition - construction contracts

The Group's construction revenue is based on the POC method measured principally on the basis of total actual cost incurred to date over the estimated total cost of the project. Actual cost incurred to date includes labor, materials and overhead which are billed and unbilled by contractors. The Group also updates the estimated total cost of the project based on latest discussions with customers to include any revisions to the job order sheets and the cost variance analysis against the supporting details. The POC method is applied to the contract price after considering approved change orders.

When it is probable that total contract costs will exceed total contract revenue, the expected loss shall be recognized as an expense immediately. The amount of such a loss is determined irrespective of:

- (a) whether work has commenced on the contract;
- (b) the stage of completion of contract activity; or
- (c) the amount of profits expected to arise on other contracts which are not treated as a single construction contract.

The Group regularly reviews its construction projects and used the above guidance in determining whether there are projects with contract cost exceeding contract revenues. Based on the best estimate of the Group, adjustments were made in the books for those projects with expected losses in 2021 and 2020. There is no assurance that the use of estimates may not result in material adjustments in future periods. Revenue from construction contracts amounted to ₱22,469.65 million, ₱16,563.73 million and ₱18,302.49 million in 2021, 2020 and 2019, respectively (see Note 32).



Determining method to estimate variable consideration for variation orders

It is common for the Group to receive numerous variation orders from the customers during the period of construction. These variation orders could arise due to changes in the design of the asset being constructed and in the type of materials to be used for construction.

The Group estimates the transaction price for the variation orders based on a probability-weighted average approach (expected value method) based on historical experience.

c. Real estate

Revenue recognition – real estate sales

The assessment process for the percentage-of completion and the estimated project development costs requires technical determination by management's specialists (project engineers) and involves significant management judgment. The Group applies POC method in determining real estate revenue. The POC is measured principally on the basis of the estimated completion of a physical proportion of the contract work based on the inputs of the internal project engineers.

Revenue from real estate sales amounted to ₱24,328.51 million, ₱16,078.51 million and ₱18,519.74 million in 2021, 2020 and 2019, respectively (see Note 32).

d. Power

Estimating provision for decommissioning and site rehabilitation costs

The Group is contractually required to fulfill certain obligations under Section 8 of the Land Lease Agreement (LLA) upon its termination or cancellation. Significant estimates and assumptions are made in determining the provision for site rehabilitation as there are numerous factors that will affect the ultimate liability. These factors include estimates of the extent and costs of rehabilitation activities, technological changes, regulatory changes, cost increases, and changes in discount rates. Those uncertainties may result in future actual expenditure differing from the amounts currently provided. An increase in decommissioning and site rehabilitation costs would increase the property, plant and equipment and increase noncurrent liabilities.

The provision at the reporting date represents management's best estimate of the present value of the future rehabilitation costs required. Assumptions used to compute the provision for decommissioning and site rehabilitation costs are reviewed and updated annually.

As of December 31, 2021 and 2020, the estimated provision for decommissioning and site rehabilitation costs amounted to ₱26.80 million and ₱24.68 million, respectively (see Note 18).

Estimating allowance for expected credit losses (ECLs)

a. *Installment contracts receivable and contract assets*

The Group uses the vintage analysis in calculating the ECLs for real estate ICR. Vintage Analysis calculates the vintage default rate of each period through a ratio of default occurrences of each given point in time in that year to the total number of receivable issuances or occurrences during that period or year. The rates are also determined based on the default occurrences of customer segments that have similar loss patterns (i.e., by payment scheme).

The vintage analysis is initially based on the Group's historical observed default rates. The Group will adjust the historical credit loss experience with forward-looking information. For instance, if forecast economic conditions (i.e., bank lending rates and interest rates) are expected to deteriorate over the next year which can lead to an increased number of defaults, the historical default rates are adjusted. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed.



The assessment of the correlation between historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future.

b. Trade receivables

The Group uses a provision matrix to calculate ECLs for trade receivables. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns (i.e., by customer type).

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

The Group has considered the impact of COVID-19 pandemic and revisited its assumptions in determining the macroeconomic variables and loss rates in the computation of ECL. The changes in the gross carrying amount of receivables during the year and impact of COVID-19 pandemic did not materially affect the allowance for ECLs.

The above assessment resulted to recognition of additional allowance for impairment of ₱33.39 million, ₱44.73 million and ₱12.22 million in 2021, 2020 and 2019, respectively (see Notes 5 and 23).

The Group has considered the impact of COVID-19 pandemic and revisited its assumptions in determining the macroeconomic variables and loss rates in the computation of ECL. The changes in the gross carrying amount of receivables during the year and impact of COVID-19 pandemic did not materially affect the allowance for ECLs.

Evaluation of net realizable value of inventories

Inventories are valued at the lower of cost and NRV. This requires the Group to make an estimate of the inventories' selling price in the ordinary course of business, cost of completion and costs necessary to make a sale to determine the NRV.

For real estate inventories, the Group adjusts the cost of its real estate inventories to NRV based on its assessment of the recoverability of the real estate inventories. NRV for completed real estate inventories is assessed with reference to market conditions and prices existing at the reporting date and is determined by the Group in the light of recent market transactions. NRV in respect of real estate inventories under construction is assessed with reference to market prices at the reporting date for similar completed property, less estimated costs to complete construction and less estimated costs to sell. The amount and timing of recorded expenses for any period would differ if different judgments were made or different estimates were utilized. In line with the impact of COVID-19, the Group experienced limited selling activities that resulted to relatively lower sales in 2020. In evaluating NRV, recent market conditions and current market prices have been considered.

For inventories such as equipment parts, materials in transit and supplies, the Group's estimate of the NRV of inventories is based on evidence available at the time the estimates are made of the amount that these inventories are expected to be realized. These estimates consider the fluctuations of price or cost directly relating to events occurring after the end of the reporting period to the extent that such events confirm conditions existing at reporting date. The amount and timing of recorded expenses for any period would differ if different judgments were made or different estimates were utilized.



Inventories carried at cost amounted to ₱44,844.06 million and ₱44,860.47 million as of December 31, 2021 and 2020, respectively. Inventories carried at NRV amounted to ₱9,364.82 million and ₱9,034.92 million as of December 31, 2021 and 2020, respectively (see Note 7).

Estimating useful lives of property, plant and equipment (see ‘estimation of minable ore reserves’ for the discussion of amortization of coal mining properties)

The Group estimated the useful lives of its property, plant and equipment based on the period over which the assets are expected to be available for use. The estimated useful lives of property, plant and equipment are reviewed at least annually and are updated if expectations differ from previous estimates due to physical wear and tear and technical or commercial obsolescence on the use of these assets.

It is possible that future results of operations could be materially affected by changes in these estimates brought about by changes in factors mentioned above. A reduction in the estimated useful lives of property, plant and equipment would increase depreciation expense and decrease noncurrent assets.

In 2017, the BOD approved the rehabilitation of SCPC’s Units 1 and 2 coal-fired thermal power plant. The rehabilitation of Units 1 and 2 coal fired power plant resulted to the recording of accelerated depreciation amounting to ₱101.23 million and ₱549.95 million in 2020 and 2019, respectively (nil in 2021). The rehabilitation of the Units 1 and 2 were completed in 2019 and 2020, respectively, and there are no salvage values for the parts replaced.

In estimating the useful life of depreciable assets that are constructed in a leased property, the Group considers the enforceability of and the intent of management to exercise the option to purchase the leased property. For these assets, the depreciation period is over the economic useful life of the asset which may be longer than the remaining lease period.

As of December 31, 2021 and 2020, the carrying value of property, plant and equipment of the Group amounted to ₱59,355.98 million and ₱62,023.80 million, respectively (see Note 11).

Impairment testing of goodwill

The Group reviews the carrying values of goodwill for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The goodwill of ₱1,637.43 million is attributable to the acquisition of ZDMC and ZCMC. Impairment is determined for goodwill by assessing the recoverable amount of the CGU or group of CGUs to which the goodwill relates. Assessments require the use of estimates, judgements and assumptions on certain events and circumstances such as the estimated timing of resumption of operations, mine production, nickel prices, price inflation and discount rate. If the recoverable amount of the unit exceeds the carrying amount of the CGU, the CGU and the goodwill allocated to that CGU shall be regarded as not impaired. Where the recoverable amount of the CGU or group of CGUs is less than the carrying amount of the CGU or group of CGUs to which goodwill has been allocated, an impairment loss is recognized.

The Group performed its annual impairment test of goodwill and, in 2019, the Group fully impaired the goodwill as prevalent market conditions and regulatory restrictions no longer support its previous assessment and valuation.



Impairment assessment of nonfinancial assets

The Group assesses impairment of nonfinancial assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The factors that the Group considers important and which could trigger an impairment review include the following:

- significant underperformance relative to 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 or change in technology.

When indicators exist, an impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount. Assets that are subject to impairment testing when impairment indicators are present are as follows:

	2021	2020
Investments in associates and joint ventures (Note 9)	₱17,522,876	₱16,590,561
Property, plant and equipment (Note 11)	59,355,978	62,023,797
Right-of-use assets (Note 31)	145,731	183,094
Other current assets (Note 8)*	10,054,702	7,430,728
Other noncurrent assets (Note 12)*	2,476,600	4,209,148

*Excluding current and noncurrent financial assets.

The Group assessed that an indicator of impairment exists for the ancillary gas turbine plant of SLPGC due to its withdrawal from the ancillary contract with NGCP in 2019. As of December 31, 2021, a supply agreement has yet to be secured for the gas turbine plant. Accordingly, the Group reperformed impairment assessment on its gas turbine plant in 2021 and 2020. Impairment loss amounting to ₱157.20 million was recognized in 2020 to reduce the carrying amount to its recoverable amount (see Note 11). No additional impairment or reversal of previously recognized impairment was made in 2021. The recoverable amount was computed using discounted cash flows approach and considered certain assumptions, such as future electricity demand and supply, historical and future dependable capacity, electricity prices, growth rate, diesel costs, inflation rate and discount rate, taking into consideration the impact of COVID-19 pandemic. Discount rate used to compute the recoverable amount was 9.23%.

As of December 31, 2021 and 2020, the carrying value of ancillary gas turbine, net of related allowance for impairment loss, amounted to ₱1,010.42 million and ₱1,073.94 million, respectively (see Note 11).

SRPGC

The Group also reassessed for impairment the aggregate carrying value representing the development cost of the 2x350 power plants of SRPGC due to termination of the related joint venture agreement in 2020. The carrying value of the pre-construction costs amounted to ₱104.48 million and ₱232.84 million as of December 31, 2021 and 2020, respectively. The recoverable amount was determined using assumptions about future electricity demand and supply, as well as external inputs such as electricity and coal prices, diesel costs, inflation rate and discount rate. No impairment loss was recognized in 2021 and 2020 as a result of the test.



ZCMC

In addition, the Group has nickel mining properties in Zambales which include mining property assessed for impairment given that it has not commenced commercial operations and has an ongoing application for renewal of its Mineral Production Sharing Agreement (MPSA, see Note 35). The recoverable amount was determined using assumptions such as the estimated timing of resumption of commercial operations and mine production, nickel prices, price inflation, commodity prices, foreign exchange rates, and discount rate. No impairment loss was recognized in 2021 and 2020 as a result of the test. As of December 31, 2021 and 2020, related carrying value of this asset (included under “Nickel Mining Properties and Equipment”) amounted to ₱1,076.00 million and ₱812.36 million, respectively (see Note 11).

Maynilad Water

In 2019, Maynilad Water Services, Inc. (MWSI), 92.85%-owned subsidiary of Maynilad Water Holdings Company, Inc. (MWHCI), received a letter from Metropolitan Waterworks and Sewerage System (MWSS) informing MWSI that it was directed to perform a review of MWSI’s Concession Agreement (CA). On May 18, 2021, the Revised Concession Agreement (RCA) has been executed and signed by the representative parties of MWSI and MWSS. On December 10, 2021, Republic Act 11600 was signed into law (see Note 35). As of December 31, 2021, the RCA is not yet fully implemented to allow the parties more time to fulfill the remaining conditions to the effectivity of RCA.

Following the Regular Board Meeting held on February 10, 2022, MWSS issued Resolution No. 2022-015-CO to further extend the Effective Date of the RCA for thirty (30) days or until March 18, 2022.

The determination of the recoverable amount of the investment in MWHCI was determined using assumptions such as tariff rates, revenue growth, billed water volume, and discount rate. No impairment loss was recognized in 2021, 2020 and 2019, as a result of the test. As of December 31, 2021 and 2020, the carrying value of the investment in MWHCI amounted to ₱16,554.29 million and ₱15,725.13million, respectively (see Note 9).

In addition, management also recognized provision for impairment loss on “Other current assets” amounting to ₱15.39 million and ₱123.53 million in 2020 and 2019, respectively (nil in 2021), since management assessed that the carrying amount of these assets exceeded the recoverable amount (see Notes 8 and 23). Allowance for impairment losses as of December 31, 2021 and 2020 amounted to ₱158.07 million.

Management believes that no impairment indicator exists for the Group’s other nonfinancial assets.

Estimating the incremental borrowing rate

The Group uses its incremental borrowing rate (IBR) to measure lease liabilities because the interest rate implicit in the lease is not readily determinable. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use assets in a similar economic environment. The IBR therefore reflects what the Group ‘would have to pay’, which requires estimation when no observable rates are available (such as for subsidiaries that do not enter into financing transactions) or when they need to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in the subsidiary’s functional currency). The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the subsidiary’s stand-alone credit rating).



The Group's lease liabilities amounted to ₱97.41 million and ₱127.99 million as of December 31, 2021 and 2020, respectively (see Notes 18 and 31).

Deferred tax assets

The Group reviews the carrying amounts of deferred taxes at each reporting date and reduces deferred tax assets to the extent that it is no longer probable that sufficient taxable income will be available to allow all or part of the deductible temporary differences and carryforward benefits of unused tax credits from MCIT and NOLCO to be utilized. However, there is no assurance that the Group will generate sufficient future taxable income to allow all or part of the deferred tax assets to be utilized.

The deferred tax assets recognized amounted to ₱1,529.59 million and ₱1,336.41 million as of December 31, 2021 and 2020, respectively. The unrecognized deferred tax assets of the Group amounted to ₱182.01 million and ₱217.17 million as of December 31, 2021 and 2020, respectively (see Note 27).

Estimating pension obligation and other retirement benefits

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

The net pension liabilities as at December 31, 2021 and 2020 amounted to ₱301.26 million and ₱782.88 million, respectively (see Note 21). Net pension assets amounted to ₱814.95 million and ₱708.04 million as of December 31, 2021 and 2020, respectively (see Note 21).

In determining the appropriate discount rate, management considers the interest rates of government bonds that are denominated in the currency in which the benefits will be paid, with extrapolated maturities corresponding to the expected duration of the defined benefit liability. Future salary increases are based on expected future inflation rates and other relevant factors.

The mortality rate is based on publicly available mortality tables for the specific country and is modified accordingly with estimates of mortality improvements. Future salary increases and pension increases are based on expected future inflation rates.

Contingencies

The Group is currently involved in various legal proceedings and taxation matters. The estimate of the probable costs for the resolution of these claims has been developed in consultation with outside counsel handling the defense in these matters and is based upon an analysis of potential results. The Group currently does not believe these proceedings will have a material effect on the Group's financial position. It is possible, however, that future results of operations could be materially affected by changes in the evaluation of the case, the estimates of potential claims or in the effectiveness of the strategies relating to these proceedings (see Notes 26 and 34).



4. Cash and Cash Equivalents

This account consists of:

	2021	2020
Cash on hand and in banks	₱13,346,715	₱9,622,857
Cash equivalents	4,995,304	9,295,593
	₱18,342,019	₱18,918,450

Cash in banks earn interest at the respective bank deposit rates. Cash equivalents are short-term placements made for varying periods of up to three (3) months, depending on the immediate cash requirements of the Group, and earn annual interest ranging from 0.25% to 1.75%, 0.50% to 4.25% and 1.75% to 7.00% in 2021, 2020 and 2019, respectively. Total finance income earned on cash in banks and cash equivalents amounted to ₱72.44 million, ₱190.06 million and ₱538.69 million in 2021, 2020 and 2019, respectively (see Note 24).

5. Receivables

This account consists of:

	2021	2020
Trade:		
Construction contracts	₱8,202,381	₱7,536,115
Electricity sales	4,283,821	3,612,309
Coal mining	4,298,951	1,481,887
Real estate	3,662,800	6,492,700
Nickel mining	260,322	110,570
Merchandising and others	104,042	95,194
	20,812,317	19,328,775
Receivables from related parties (Note 19)	1,377,041	591,216
Other receivables	3,119,716	2,240,531
	25,309,074	22,160,522
Less allowance for expected credit losses	1,771,655	1,738,267
	₱23,537,419	₱20,422,255

Trade Receivables

Construction contracts

Receivables from construction contracts principally consist of receivables arising from third-party construction projects. These also include retention receivables on uncompleted contracts amounting to ₱4,112.39 million and ₱3,769.04 million as of December 31, 2021 and 2020, respectively.

Retention receivables pertain to the part of the contract which the contract owner retains as security and shall be released after the period allotted as indicated in the contract for the discovery of defects and other non-compliance from the specifications indicated.

Real estate

Real estate receivables consist of accounts collectible in equal monthly principal installments with various terms up to a maximum of 10 years. These are recognized at amortized cost using the EIR method. The corresponding titles to the residential units sold under this arrangement are transferred to the buyers only upon full payment of the contract price. Installment contracts receivable are collateralized by the related property sold. In 2021, 2020 and 2019, annual interest rates on



installment contracts receivable range from 9.00% to 19.00%. Interest on installment contracts receivable amounted to ₱320.43 million, ₱313.00 million and ₱277.66 million in 2021, 2020 and 2019, respectively (see Note 24).

The Group retains the assigned receivables in the “real estate receivables” account and records the proceeds from these sales as long-term debt (see Note 17). The carrying value of installment contracts receivable sold with recourse amounted to ₱2,441.03 million and ₱55.65 million as of December 31, 2021 and 2020, respectively. The installment contracts receivable on a with recourse basis are used as collaterals for the bank loans obtained.

Electricity sales

Receivables from electricity sales are claims from power distribution utilities, spot market operator and other customers for the sale of contracted energy and spot sales transactions. These are generally on a 30-day credit term and are carried at original invoice amounts, less discounts and rebates.

Coal and nickel mining

Receivable from mining pertains to receivables from the sale of coal and nickel ore both to domestic and international markets. These receivables are noninterest-bearing and generally have 30 to 45-day credit terms.

Merchandising and others

Receivables from merchandise sales and others arise from the sale of wires, services rendered and others to various local companies. These receivables are noninterest-bearing and generally have a 30 to 60-day credit terms.

Other Receivables

Other receivables include the Group’s receivables from condominium corporations, advances to brokers and receivable from sale of fly ashes. These receivables are noninterest-bearing and are generally collectible within one (1) year from the reporting date.

Allowance for expected credit losses

Movements in the allowance for expected credit losses are as follows:

2021

	Trade Receivables			Total
	Electricity Sales	Coal Mining	Other Receivables	
At January 1	₱867,032	₱41,927	₱829,308	₱1,738,267
Provision (Note 23)	–	–	33,388	33,388
At December 31	₱867,032	₱41,927	₱862,696	₱1,771,655

2020

	Trade Receivables			Total
	Electricity Sales	Coal Mining	Other Receivables	
At January 1	₱867,032	₱41,927	₱785,529	₱1,694,488
Provision (Note 23)	–	–	44,731	44,731
Reversal	–	–	(952)	(952)
At December 31	₱867,032	₱41,927	₱829,308	₱1,738,267



6. Contract assets

The accounts consist of:

	2021	2020
Contract assets	₱23,321,488	₱14,515,874
Costs and estimated earnings in excess of billings on uncompleted contracts	3,198,067	3,472,233
	26,519,555	17,988,107
Less: Contract assets - noncurrent portion	12,455,643	6,706,034
Current portion	₱14,063,912	₱11,282,073

Contract Assets

For real estate segment, contract assets are initially recognized for revenue earned from property under development rendered but not yet to be billed to customers. Upon billing of invoice, the amounts recognized as contract assets are reclassified as installment contracts receivable.

For construction segment, contract assets represent total costs incurred and estimated earnings recognized in excess of amounts billed.

Costs and estimated earnings in excess of billings on uncompleted contracts are as follows:

	2021	2020
Total costs incurred	₱59,809,919	₱53,121,780
Add estimated earnings recognized	4,804,124	5,725,261
	64,614,043	58,847,041
Less total billings (including unliquidated advances from contract owners of ₱5.71 billion in 2021 and ₱5.51 billion in 2020)	68,552,861	61,722,246
	(₱3,938,818)	(₱2,875,205)

The foregoing balances are reflected in the consolidated statements of financial position under the following accounts:

	2021	2020
Contract assets (liabilities)		
Costs and estimated earnings in excess of billings on uncompleted contracts	₱3,198,067	₱3,472,233
Billings in excess of costs and estimated earnings on uncompleted contracts (Note 16)	(7,136,885)	(6,347,438)
	(₱3,938,818)	(₱2,875,205)



7. Inventories

This account consists of:

	2021	2020
At Cost:		
Real estate held for sale and development	₱41,361,333	₱40,901,921
Coal inventory	1,524,336	2,033,843
Equipment parts, materials in transit and supplies	1,717,631	1,656,358
Nickel ore	240,757	268,352
	44,844,057	44,860,474
At NRV:		
Equipment parts, materials in transit and supplies (Note 11)	9,364,816	9,034,915
	₱54,208,873	₱53,895,389

Real estate inventories recognized as cost of sales amounted to ₱17,713.79 million, ₱11,582.20 million and ₱11,926.32 million in 2021, 2020 and 2019, respectively (see Note 22). Costs of real estate sales includes acquisition cost of land, amount paid to contractors, development costs, capitalized borrowing costs, and other costs attributable to bringing the real estate inventories to their intended condition. Borrowing costs capitalized in 2021, 2020 and 2019 amounted to ₱1,407.90 million, ₱1,436.51 million and ₱1,186.17 million, respectively. The capitalization rates used to determine the amount of borrowing costs eligible for capitalization in 2021, 2020 and 2019 are 4.60%, 5.01% and 5.59%, respectively.

There are no real estate held for sale and development used as collateral or pledged as security to secure liabilities. Summary of the movement in real estate held for sale and development is set out below:

	2021	2020
Balance at beginning of year	₱40,901,921	₱37,598,020
Construction/development cost incurred	14,745,202	10,907,303
Land acquired during the year	589,788	3,213,209
Borrowing costs capitalized	1,407,899	1,436,506
Cost of undeveloped land sold during the year	(12,977)	(8,947)
Recognized as cost of sales (Note 22)*	(16,130,366)	(11,881,602)
Transfers to property, plant and equipment (Note 11)	(140,134)	(362,568)
Balance at end of year	₱41,361,333	₱40,901,921

*Includes depreciation expense amounted to ₱321.82 million and ₱299.41 million in 2021 and 2020, respectively.

Inventories transferred to property, plant and equipment are used as a component of self-constructed property, plant and equipment and are recognized as expense over the useful life of the asset (see Note 11).

The costs of equipment parts, materials in transit and supplies carried at NRV amounted to ₱9,601.19 million and ₱8,973.40 million as of December 31, 2021 and 2020, respectively.



8. Other Current Assets

This account consists of:

	2021	2020
Advances to suppliers and contractors – net of allowance	₱3,617,714	₱3,305,927
Creditable withholding taxes	2,202,051	1,528,989
Cost to obtain a contract - current portion (Notes 3 and 12)	1,168,965	1,183,706
Input VAT	795,786	631,047
Prepaid expenses	677,554	347,398
Refundable deposits (Notes 12 and 33)	730,895	243,036
Deposit in escrow fund (Note 33)	229,207	229,207
Prepaid taxes	82,074	78,785
Advances to officers and employees	63,225	63,298
Others	1,447,333	291,578
	₱11,014,804	₱7,902,971

Advances to suppliers and contractors

Advances to suppliers and contractors under current assets are recouped upon rendering of services or delivery of asset within the Group's normal operating cycle. The balance, net of the related allowance, is recoverable in future periods (Note 3).

Creditable withholding taxes

Creditable withholding taxes pertain to the amount withheld by the Group's customers from their income payments. These will be claimed as tax credit and will be used against future income tax payable.

Costs to obtain a contract

Costs to obtain a contract with a customer pertain to commissions paid to brokers and marketing agents on the sale of pre-completed real estate units.

The balances below pertain to the costs to obtain contracts included in the other current and noncurrent assets:

	2021	2020
Balance at beginning of year	₱3,421,818	₱3,421,818
Additions	203,447	617,382
Amortization	(1,133,398)	(903,879)
Balance at end of year	2,491,867	3,135,321
Noncurrent portion (Note 12)	1,322,902	1,951,615
	₱1,168,965	₱1,183,706

The amortization of capitalized commission and advance commissions which are expensed as incurred totaling ₱1,148.03 million, ₱963.49 million and ₱833.41 million in 2021, 2020 and 2019, respectively, are presented under 'Cost of sales and services - real estate sales' account in the consolidated statements of income (see Note 22).



Input VAT

Input VAT represents VAT imposed on the Group by its suppliers and contractors for the acquisition of goods and services required under Philippine taxation laws and regulations. Input VAT is applied against output VAT. The balance, net of the related allowance, is recoverable in future periods.

Prepaid expenses

Prepaid expenses consist mainly of prepayments for insurance and maintenance costs.

Refundable deposits

Refundable deposits pertain to bill deposits and guaranty deposits for utilities that will be recovered within one (1) year.

Deposit in escrow fund

Deposit in escrow fund pertains to fund deposits for securing license to sell (LTS) of the Group's real estate projects.

Advances to officers and employees

Advances to officers and employees pertain to salary and other loans granted to the Group's employees that are collectible through salary deduction. These are noninterest-bearing and are due within one (1) year.

Prepaid taxes

Prepaid taxes represent prepayment for taxes as well as local business and real property taxes.

Others

Others include prepayments on insurance and various types of advances and other charges which will be recovered within one (1) year.

9. Investments in Associates and Joint Ventures

The details of the Group's investments in associates and joint ventures follow:

	2021	2020
Acquisition cost		
Balance at beginning of year	₱939,093	₱1,004,391
Additional investments	207,376	56,500
Acquisition of interest of JV partner in SRPGC	—	(115,000)
Balance at end of year	1,146,469	945,891
Accumulated impairment loss	(6,798)	(6,798)
	1,139,671	939,093
Accumulated equity in net earnings		
Balance at beginning of year	15,770,268	14,280,056
Equity in net earnings	1,612,328	1,546,131
Accumulated net losses of SRPGC	—	6,115
Dividends and others	(902,202)	(62,034)
Balance at end of year	16,480,394	15,770,268
Share in other comprehensive loss	(97,189)	(118,800)
	₱17,522,876	₱16,590,561



	2020	
	MWHCI	Subic Water
Statement of income		
Revenue and other income	₱23,329,172	₱736,075
Costs and expenses	17,332,662	614,506
Net income	5,996,510	121,569
Net income attributable to NCI	428,975	–
Net income attributable to parent company	₱5,567,535	₱121,569

The Group's dividend income from MWHCI amounted to ₱760.10 million and ₱1,260.59 million in 2021 and 2019, respectively (nil in 2020), while dividend income from Subic Water amounted to ₱45.00 million, ₱36.00 million and ₱25.50 million in 2021, 2020 and 2019, respectively.

Equity in net earnings from MWHCI amounted to ₱1,566.18 million, ₱1,513.81 million and ₱1,743.76 million in 2021, 2020 and 2019, respectively, while equity in net earnings from Subic Water amounted to ₱28.28 million, ₱36.47 million and ₱59.30 million in 2021, 2020 and 2019, respectively.

The carrying amount of the investment in MWHCI is reduced by unrealized gains from transaction with a subsidiary of the Parent Company, relating to engineering and construction projects which are bid out to various contractors and are awarded on an arms-length basis. Equity in net earnings from MWHCI are adjusted for the realization of these unrealized gains and losses.

MWHCI

MWHCI is a company incorporated in the Philippines. The primary contributor in the consolidated net income of MWHCI is its 92.85% owned subsidiary, MWSI. MWSI is involved in the operations of privatized system of waterworks and sewerage services, including the provision of allied and ancillary services. The Group's equity in net earnings of MWHCI represents its share in the consolidated net income attributable to MWHCI.

Rollforward of the carrying value of the investment in MWHCI follows:

	2021	2020
Acquisition cost	₱390,428	₱390,428
Accumulated equity in net earnings		
Balance at beginning of year	15,334,704	13,888,669
Equity in net earnings	1,566,184	1,513,813
Dividends received and other adjustments	(737,025)	(67,778)
Balance at end of year	16,163,863	15,334,704
	₱16,554,291	₱15,725,132

Subic Water

On January 22, 1997, the Group subscribed to 3.26 million shares at the par value of ₱10 per share for an aggregate value of ₱32.62 million in Subic Water, a joint venture company among Subic Bay Metropolitan Authority (SBMA), a government-owned corporation, Olongapo City Water District, and Cascal Services Limited (a company organized under the laws of England).

On April 1, 2016, PDI disposed its 10% share in Subic Water. The remaining percentage of ownership in Subic Water after the sale is 30%.



SRPGC

On September 10, 2013, SRPGC was incorporated to acquire, construct, erect, assemble, rehabilitate, expand, commission, operate and maintain power-generating plants and related facilities for the generation of electricity. The Group, through SMPC, accounted its then 50% ownership interest in SRPGC as a joint venture.

On September 30, 2020, SRPGC made an equity call and SMPC and the joint venture partner paid additional ₱56.50 million each.

On November 9, 2020, the joint venture agreement between SMPC and its joint venture partner was terminated. Subsequently after termination, SRPGC became a wholly-owned subsidiary of SMPC upon acquisition by the latter of the 50% equity shareholdings from the joint venture partner for ₱115.0 million, which remained unpaid as of December 31, 2021. SRPGC has started the pre-construction work and the related capitalized costs amounting to ₱104.84 million and ₱233.53 million as of December 31, 2021 and 2020 are included as part of “Property, Plant and Equipment” in the consolidated statements of financial position (see Note 11). The acquisition of the 50% interest in SRPGC was accounted for as an asset acquisition (see Note 3).

RLC DMCI Property Ventures Inc. (RDPVI)

In October 2018, PDI and Robinsons Land Corporation (RLC) entered into a joint venture agreement to develop a condominium project. Each party will hold a 50% ownership interest in the joint venture. In March 2019, RDPVI, the joint venture, was incorporated to purchase, acquire and develop into a residential condominium project a portion of the parcels of land situated in Las Piñas City and to operate, manage, sell and/or lease the resulting condominium units and parking spaces therein.

DMC Estate Development Ventures, Inc. (DMC EDVI)

In June 2021, the Group and DMC Urban Property Developers Inc. (UPDI) entered into a joint venture agreement to purchase, acquire and develop parcels of land into condominium project for residential and commercial uses. Each party holds a 50% ownership interest in the joint venture.

The aggregate carrying amount of the Group’s individually immaterial investments in associates and joint ventures in 2021 and 2020 amounted to ₱675.35 million and ₱555.48 million, respectively.

The Group’s share in the other comprehensive loss of the associates and joint venture (e.g., remeasurement of retirement liability) is presented under equity section in the consolidated statements of financial position.



10. Investment Properties

The movements in this account follow:

	2021		
	Buildings and Building Improvements	Condominium Units	Total
Cost			
Balances at beginning of year	₱214,998	₱41,616	₱256,614
Disposal	–	(3,805)	(3,805)
Balances at end of year	214,998	37,811	252,809
Accumulated Depreciation and Amortization			
Balances at beginning of year	₱105,892	₱18,059	₱123,951
Depreciation and amortization (Note 22)	19,573	15,188	34,761
Disposal	–	(3,690)	(3,690)
Balances at end of year	125,465	29,557	155,022
Net Book Value	₱89,533	₱8,254	₱97,787

	2020		
	Buildings and Building Improvements	Condominium Units	Total
Cost			
Balances at beginning of year	₱209,498	₱41,616	₱251,114
Additions	5,500	–	5,500
Balances at end of year	214,998	41,616	256,614
Accumulated Depreciation and Amortization			
Balances at beginning of year	92,986	16,201	109,187
Depreciation and amortization (Note 22)	12,906	1,858	14,764
Balances at end of year	105,892	18,059	123,951
Net Book Value	₱109,106	₱23,557	₱132,663

The aggregate fair values of the investment properties as of December 31, 2021 and 2020 amounted to ₱198.96 million and ₱196.57 million, respectively.

The fair values of investment properties were determined using either the income approach using discounted cash flow (DCF) method or by the market data approach. These are both categorized within Level 3 of the fair value hierarchy. The fair value of investment properties, which has been determined using DCF method with discount rates ranging from 1.66% to 4.20%, exceeds its carrying cost. The fair values of the investment properties which were arrived at using the market data approach require the establishment of comparable properties by reducing reasonable comparative sales and listings to a common denominator. This is done by adjusting the differences between the subject property and those actual sales and listings regarded as comparables. The properties used as basis of comparison are situated within the immediate vicinity of the subject property.



Management believes that the impact of COVID-19 pandemic on the fair value measurement of investment properties is short-term and temporary.

Rental income from investment properties (included under 'Other income - net') amounted to ₱45.83 million, ₱54.88 million and ₱32.52 million in 2021, 2020 and 2019, respectively (see Note 26). Direct operating expenses (included under 'Operating expenses' in the consolidated statements of income) arising from investment properties amounted to ₱14.87 million, ₱14.76 million and ₱14.79 million in 2021, 2020, and 2019, respectively (see Notes 22 and 23).

There are no investment properties as of December 31, 2021 and 2020 that are pledged as security against liabilities. The Group has no restrictions on the realizability of its investment properties and no contractual obligations to either purchase or construct or develop investment properties or for repairs, maintenance and enhancements.



11. Property, Plant and Equipment

Movements in this account follow:

	2021									
	Land and Land Improvements	Power Plant, Buildings and Building Improvements	Coal Mining Properties and Equipment	Nickel Mining Properties and Equipment	Construction Equipment, Machinery and Tools	Office Furniture, Fixtures and Equipment	Transportation Equipment	Leasehold Improvements	Construction in Progress	Total
Cost										
Balances at beginning of year	₱3,126,648	₱63,308,491	₱35,719,154	₱5,650,349	₱13,537,730	₱840,179	₱701,860	₱361,255	₱1,932,793	₱125,178,459
Additions	181,222	2,648,508	2,688,469	84,040	745,677	59,291	263,729	1,899	1,912,887	8,585,722
Transfers (Note 7)	140,134	1,419,366	–	–	12,060	–	–	–	(2,811,116)	(1,239,556)
Write-down and disposals	(250,000)	–	–	–	(383,619)	(286)	(8,235)	–	–	(642,140)
Adjustments (Note 18)	–	–	(36,913)	(2,925)	–	–	–	–	–	(39,838)
Balances at end of year	3,198,004	67,376,365	38,370,710	5,731,464	13,911,848	899,184	957,354	363,154	1,034,564	131,842,647
Accumulated Depreciation, Depletion and Amortization										
Balances at beginning of year	1,077,990	20,439,204	29,064,023	1,126,117	9,951,961	746,553	493,408	255,406	–	63,154,662
Depreciation, depletion and amortization (Notes 22 and 23)	88,826	3,795,385	3,330,127	502,908	1,604,215	67,653	129,650	5,856	–	9,524,620
Write-down and disposals	–	(106)	(1,778)	–	(162,630)	(17,134)	(10,965)	–	–	(192,613)
Balances at end of year	1,166,816	24,234,483	32,392,372	1,629,025	11,393,546	797,072	612,093	261,262	–	72,486,669
Net Book Value	₱2,031,188	₱ 43,141,882	₱5,978,338	₱ 4,102,439	₱2,518,302	₱102,112	₱345,261	₱101,892	₱1,034,564	₱59,355,978



2020

	Land and Land Improvements	Power Plant, Buildings and Building Improvements	Coal Mining Properties and Equipment	Nickel Mining Properties and Equipment	Construction Equipment, Machinery and Tools	Office Furniture, Fixtures and Equipment	Transportation Equipment	Leasehold Improvements	Construction in Progress	Total
Cost										
Balances at beginning of year	₱2,609,173	₱55,011,776	₱32,848,156	₱5,602,684	₱12,465,908	₱745,449	₱688,851	₱359,399	₱7,917,070	₱118,248,466
Additions	141,313	342,084	3,203,492	39,277	1,059,603	106,928	49,786	712	3,002,749	7,945,944
Transfers (Note 7)	376,162	8,381,973	–	–	13,871	5,017	–	1,144	(8,415,599)	362,568
Write-down and disposals	–	(427,342)	(64,610)	–	(1,652)	(17,215)	(36,777)	–	(571,427)	(1,119,023)
Adjustments (Note 18)	–	–	(267,884)	8,388	–	–	–	–	–	(259,496)
Balances at end of year	3,126,648	63,308,491	35,719,154	5,650,349	13,537,730	840,179	701,860	361,255	1,932,793	125,178,459
Accumulated Depreciation, Depletion and Amortization										
Balances at beginning of year	989,884	17,138,680	25,827,394	890,334	8,794,933	706,512	438,756	245,521	–	55,032,014
Depreciation, depletion and amortization (Notes 22 and 23)	88,106	3,568,525	3,301,239	235,783	1,158,680	57,175	89,158	9,885	–	8,508,551
Write-down and disposals	–	(268,001)	(64,610)	–	(1,652)	(17,134)	(34,506)	–	–	(385,903)
Balances at end of year	1,077,990	20,439,204	29,064,023	1,126,117	9,951,961	746,553	493,408	255,406	–	63,154,662
Net Book Value	₱2,048,658	₱42,869,287	₱6,655,131	₱4,524,232	₱3,585,769	₱93,626	₱208,452	₱105,849	₱1,932,793	₱62,023,797



On June 30, 2021 the Group availed of the option to purchase parcels of land or “Optioned Assets” under Option Existence Notice (OEN) dated February 3, 2020 and in accordance with the provisions of the Land Lease Agreement (LLA) with PSALM. Total acquisition cost of the optioned assets amounted to ₱43.11 million (see Notes 31 and 35). The Group also sold land and various equipment items at a net gain of ₱189.37 million and ₱67.00 million in 2021 and 2020, respectively and net loss of ₱14.85 million in 2019 (see Note 26).

Transfer to property, plant and equipment in 2021 pertains to undeveloped land amounting to ₱140.13 million which will be used for the construction of batching plant (Note 7).

In 2019, the Group incurred a loss on write-down of property, plant and equipment amounting to ₱83.54 million due to the dismantling of the coal washing plant (nil in 2021 and 2020, see Note 23).

‘Power Plant, Buildings and Building Improvements’ includes the ancillary gas turbine plant covered by the Ancillary Services and Procurement Agreement with the NGCP which was withdrawn in 2019 (see Note 34). As of December 31, 2021, the Group has yet to secure a supply agreement for this plant. The Group revisited the recoverable amount of the plant and recognized impairment loss amounting to ₱157.20 million in 2020 (nil in 2021; see Notes 3 and 26). The carrying value of this plant amounted to ₱1,010.42 million and ₱1,073.94 million as of December 31, 2021 and 2020.

Construction-in-progress

Construction-in-progress includes capitalized pre-construction costs for the thermal power plant of SRPGC amounting to ₱103.48 million as of December 31, 2021 and ₱232.84 million as of December 31, 2020 (see Notes 3 and 34). Reclassifications from “Construction in progress” amounting to ₱1,057.14 million and ₱8,415.60 million pertain to the regular rehabilitation and completion of additional coal-fired thermal power plants and bunker-fired genset and other completed improvements on existing facilities.

Interest expense incurred on long-term debts capitalized as part of ‘Construction in Progress’ amounted to ₱3.16 million and ₱21.74 million in 2021 and 2020, respectively.

Coal mining properties

Coal mining properties include the expected cost of decommissioning and site rehabilitation of mine sites and future clean-up of its power plants. The impact of annual re-estimation is shown in the rollforward as an adjustment (see Note 18). Coal mining properties also include the stripping activity assets and exploration and evaluation assets for costs of materials and fuel used, cost of operating dump trucks, excavators and other equipment costs amount others.

As of December 31, 2021 and 2020, coal mining properties included in “Coal Mining Properties and Equipment” amounted to ₱4,562.65 million and ₱5,160.28 million, respectively (see Note 3).

Nickel mining properties

Nickel mining properties pertains to the Acoje project located in the Municipalities of Sta. Cruz and Candelaria, Province of Zambales (where the Group has an ongoing application on one of its mining properties, see Note 3) and the Berong project situated in Barangay Berong, Municipality of Quezon, Province of Palawan.

As of December 31, 2021 and 2020, nickel mining properties included in “Nickel Mining Properties and Equipment” amounted to ₱3,929.17 million and ₱4,341.65 million, respectively (see Note 3).



As security for timely payment, discharge, observance and performance of the loan provisions, the Group created, established, and constituted a first ranking real estate and chattel mortgage on present and future real estate assets and chattels owned by SLPGC in favor of the Security Trustee, for the benefit of all secured parties. In 2019, the Group was released on the real estate and chattel mortgage due to the prepayment of the loan (see Note 17).

12. Exploration and Evaluation Assets and Other Noncurrent Assets

Exploration and evaluation assets

Exploration and evaluation assets are capitalized expenditures that are directly related to the exploration and evaluation of the area covered by the Group's mining tenements. Exploration and evaluation assets amounted to ₱235.19 million and ₱229.06 million as of December 31, 2021 and 2020, respectively. These costs pertain to exploration activities on various nickel projects mainly in Zambales and Palawan mining areas that were covered by related exploration permits granted to the nickel mining entities.

Other noncurrent assets

Other noncurrent assets consists of the following:

	2021	2020
Cost to obtain a contract - net of current portion (Notes 3 and 8)	₱1,322,902	₱1,951,615
Deferred input VAT	655,501	1,135,078
Advances to suppliers and contractors	216,075	807,259
Equity investments designated at FVOCI	154,531	155,793
Deposits and funds for future investment	147,673	136,666
Refundable deposits (Notes 8 and 33)	127,086	92,708
Software cost	29,538	77,744
Claims for refunds and tax credits - net	-	13,475
Others (Note 33)	98,053	90,193
	₱2,751,359	₱4,460,531

Deferred input VAT

This pertains to the unamortized input VAT incurred from acquisition of capital assets mostly coming from the completed coal-fired thermal power plant and gas turbine, acquisition of capital goods and services for power plant maintenance program and acquisition of construction equipment.

Advances to suppliers and contractors

Advances to suppliers and contractors under noncurrent assets represent prepayment for the acquisition and construction of property, plant and equipment.



Equity investments designated at FVOCI

This account consists of the following:

	2021	2020
Quoted securities		
Cost	₱50,747	₱50,747
Cumulative unrealized gains recognized in OCI	101,607	102,869
	152,354	153,616
Unquoted securities		
Gross amount	110,388	110,388
Less allowance for probable loss	108,211	108,211
	2,177	2,177
	₱154,531	₱155,793

Quoted securities

The quoted securities include investments in golf and yacht club shares. Movements in the unrealized gains follow:

	2021	2020
Balance at beginning of year	₱102,869	₱94,953
Changes in fair values of equity investments designated at FVOCI	(1,262)	7,916
Balance at end of year	₱101,607	₱102,869

Unquoted securities

This account consists mainly of investments in various shares of stock in management services and leisure and recreation entities.

The aggregate cost of investments amounting to ₱108.21 million were fully provided with allowance for impairment as management assessed that investments on these shares of stock are not recoverable as of December 31, 2021 and 2020.

Deposits and funds for future investment

In 2012 and 2014, the Group entered into an agreement with a third party to purchase three holding companies (HoldCos) and three development companies (DevCos) with which the HoldCos have investments. The agreement sets out the intention of final ownership of the HoldCos and DevCos, where the Group will eventually own 73% of the HoldCos and 84% of the DevCos. The Group opened a bank account as required by the agreement and made available US\$2.80 million cash (bank account) from which payments of the shares will be drawn. Initial payments made for the assignment of 33% share in HoldCos and 40% share in DevCos amounted to US\$0.25 million and US\$0.75 million, respectively, which were drawn from the bank account.

The acquisition of shares, which are final and effective on date of assignment, imposes a condition that all pending cases faced by the third party, the three HoldCos and three DevCos are resolved in their favor. As of December 31, 2021 and 2020, the conditions set forth under the agreement have not yet been satisfied.

Refundable deposits

Refundable deposits pertain to utilities and security deposits which are measured at cost and will be recouped against future billings. This also includes rental deposits which are noninterest-bearing and are refundable 60 days after the expiration of the lease period.



Software cost

Movements in software cost account follow:

	2021	2020
Cost		
Balance at beginning of year	₱529,328	₱472,543
Additions	30,531	56,785
Balance at end of year	559,859	529,328
Accumulated Amortization		
Balance at beginning of year	451,584	399,430
Amortization (Notes 22 and 23)	78,737	52,154
Balance at end of year	530,321	451,584
Net Book Value	₱29,538	₱77,744

Claims for refunds and tax credits - net

These pertain to claims for refund and issuance of tax credit certificates from Bureau of Internal Revenue (BIR). The balance as of December 31, 2020 is presented net of previously recognized allowance for impairment losses amounting to ₱15.29 million (nil in 2021).

13. Short-term Debt

This account consists of the following:

	2021	2020
Bank loans	₱958,463	₱5,740,876
Acceptances and trust receipts payable	80,900	59,184
	₱1,039,363	₱5,800,060

Bank loans

The Group's bank loans consist of unsecured Peso-denominated short-term borrowings from local banks which bear annual interest ranging from 3.55% to 6.00% and 4.00% to 6.50% in 2021 and 2020, respectively, and are payable on monthly, quarterly and lump-sum bases on various maturity dates within the next 12 months after the reporting date.

During 2021 and 2020, the Group obtained various short-term loans from local banks primarily for working capital requirements.

Acceptances and trust receipts payable

Acceptances and trust receipts payable are used by the Group to facilitate payment for importations of materials, fixed assets and other assets. These are interest-bearing and with maturity of less than one (1) year.

Finance costs incurred on short-term borrowings and acceptances and trust receipts payable, net of capitalized borrowing cost, amounted to ₱106.50 million, ₱406.56 million and ₱783.03 million in 2021, 2020 and 2019, respectively (see Note 25).



14. Liabilities for Purchased Land

Liabilities for purchase of land represent the balance of the Group's obligations to various real estate property sellers for the acquisition of various parcels of land and residential condominium units. The terms of the deed of absolute sale covering the land acquisitions provided that such obligations are payable only after the following conditions, among others, have been complied with: (a) presentation by the property sellers of the original transfer certificates of title covering the purchased parcels of land; (b) submission of certificates of non-delinquency on real estate taxes ; and (c) physical turnover of the acquired parcels of land to the Group.

The outstanding balance of liabilities for purchased land as of December 31, 2021 and 2020 follow:

	2021	2020
Current	₱694,654	₱849,024
Noncurrent	876,715	1,170,582
	₱1,571,369	₱2,019,606

Liabilities for purchased land were recorded at fair value at initial recognition. These are payable over a period of two (2) to four (4) years. The fair value is derived using discounted cash flow model using the discount rate ranging from 1.67% to 4.43% and 1.71% to 2.66% in 2021 and 2020, respectively, based on applicable rates for similar types of liabilities.

15. Accounts and Other Payables

This account consists of the following:

	2021	2020
Trade and other payables:		
Suppliers and subcontractors	₱13,888,537	₱13,152,132
Others	1,439,010	1,264,327
Accrued costs and expenses		
Project cost	1,820,706	2,328,386
Payable to DOE and local government		
Units (LGU, Note 29)	2,059,611	1,034,079
Interest	70,000	407,264
Salaries	163,225	267,050
Withholding and other taxes	218,527	168,392
Various operating expenses	3,884,320	1,369,020
Output VAT payable – net	2,512,047	2,696,350
Commission payable - current portion (Note 18)	1,079,559	1,381,209
Refundable deposits	466,159	365,310
Payable to related parties (Note 19)	440,120	306,504
Financial benefits payable	80,410	73,752
	₱28,122,231	₱24,813,775



Trade and other payables

Suppliers

Payable to suppliers includes liabilities to various foreign and local suppliers for open account purchases of equipment and equipment parts and supplies. These are noninterest-bearing and are normally settled on a 30 to 60-day credit terms.

Subcontractors

Payable to subcontractors arises when the Group receives progress billing from its subcontractors for the construction cost of a certain project and is recouped against monthly billings. These subcontractors were selected by the contract owners to provide materials, labor and other services necessary for the completion of a project. Payables to subcontractors are noninterest-bearing and are normally settled on 15 to 60-day credit terms.

Other payables

Other payables include retention payable on contract payments and payable to marketing agents and nickel mine right owners. Retention on contract payments is being withheld from the contractors as guaranty for any claims against them. These are settled and paid once the warranty period has expired. Payables to marketing agents and nickel mine right owners are noninterest-bearing and are normally settled within one (1) year.

Accrued costs and expenses

Accrued project cost

Accrued project cost pertains to direct materials, labor, overhead and subcontractor costs for work accomplished by the suppliers and subcontractors but were not yet billed to the Group.

Payable to DOE and LGU

Liability to DOE and LGU represents the share of DOE and LGU in the gross revenue from SMPC's coal production (including accrued interest on the outstanding balance), computed in accordance with the Coal Operating Contract (see Note 29).

Accrual of various operating expenses

This include accruals for contracted services, utilities, supplies, advertising, and other administrative expenses.

Commission payable

Commission payable pertains to the amount payable to sales agents for each contract that they obtain for the sale of pre-completed real estate units. These are settled based on the collection from the contract with customers with various terms up to a maximum of 10 years. The noncurrent portion of commission payable is presented under "Other noncurrent liability" account in the consolidated statements of financial position (see Note 18).

Output VAT payable

Output VAT payable pertains to the VAT due on the sale of goods or services by the Group, net of input VAT.

Refundable deposits

Refundable deposits consist mainly of deposits which are refundable due to cancellation of real estate sales as well as deposits made by unit owners upon turnover of the unit which will be remitted to its utility provider.



Financial benefits payable

As mandated by R.A. 9136 or the Electric Power Industry Reform Act (EPIRA) of 2001 and the Energy Regulations No. 1-94, issued by DOE, the BOD authorized the Group on June 10, 2010 to enter and execute a Memorandum of Agreement with the DOE relative to or in connection with the establishment of Trust Accounts for the financial benefits to the host communities equal to ₱0.01 per kilowatt hour generated.

16. Contract Liabilities and Other Customers' Advances and Deposits

	2021	2020
Contract liabilities - real estate	₱4,808,510	₱6,208,544
Billings in excess of costs and estimated earnings on uncompleted contracts (Note 6)	7,136,885	6,347,438
Other customers' advances and deposits	4,455,545	4,117,644
	16,400,940	16,673,626
Less noncurrent portion of		
Contract liabilities - real estate	1,261,595	1,900,164
Billings in excess of costs and estimated earnings on uncompleted contracts	1,688,773	3,411,714
Current portion	₱13,450,572	₱11,361,748

Contract liabilities – real estate

Contract liabilities represent the payments of buyers which do not qualify yet for revenue recognition as real estate sales and any excess of collections over the recognized revenue on sale of real estate inventories. The movement in contract liabilities is mainly due to reservation sales and advance payment of buyers less real estate sales recognized upon reaching the buyer's equity threshold and from increase in percentage of completion of projects.

The amount of revenue recognized from amounts included in contract liabilities at the beginning of the year amounted to ₱3,293.05 million, ₱3,439.30 million, and ₱2,851.54 million in 2021, 2020 and 2019, respectively.

Billings in excess of costs and estimated earnings on uncompleted contracts

This pertains to billings in excess of total costs incurred and estimated earnings recognized in the construction segment.

Other customers' advances and deposits

Other customers' advances and deposits consist mainly of collections from real estate customers for taxes and fees payable for the transfer of title to customer such as documentary stamp taxes, transfer taxes and notarial fees.

17. Long-term Debt

Long-term debt pertains to the following obligations:

	2021	2020
Bank loans	₱52,009,238	₱46,088,910
Less noncurrent portion	41,613,047	40,663,165
Current portion	₱10,396,191	₱5,425,745



Details of the bank loans follow:

	Outstanding Balances		Maturity	Interest Rate	Payment Terms
	2021	2020			
Loans from banks and other institutions					
Term loans and corporate notes	₱26,555,319	₱28,215,000	Various maturities from 2020 to 2027	Interest rates based on applicable benchmark plus credit spread ranging from 60 to 75 basis points	Term loans: Payment shall be made on a quarterly basis Corporate notes: Payments shall be based on aggregate percentage of issue amount of each series equally divided over applicable quarters (4th/7th to 27th quarter) and the balance is payable at maturity
Peso-denominated loans	23,247,390	17,847,451	Various maturities from 2020 to 2027	Fixed interest rates ranging from 4.00% to 5.13% and floating interest rates based on applicable benchmark plus credit spread ranging from 25 to 60 basis points	Amortized/bullet
Liabilities on installment contracts receivable	2,441,035	55,653	Various maturities 2022 to 2029	Interest at prevailing market rates	Payable in equal and continuous monthly payment not exceeding 120 days commencing 1 month from date of execution
HomeSaver Bonds	–	198,793	Various maturities from 2019 to 2023	4.75% to 5.25% p.a.	Tranche A, C, D, and F are payable in 3 years from the initial issue date; Tranche B, E and G is payable 5 years from the initial issue date.
	52,243,744	46,316,897			
Less: Unamortized debt issue cost	234,506	227,987			
	₱52,009,238	₱46,088,910			



The movements in unamortized debt issue cost follow:

	2021	2020
Balance at beginning of year	₱227,987	₱182,922
Additions	88,449	112,875
Amortization (Note 25)	(81,930)	(67,810)
Balance at end of year	₱234,506	₱227,987

Interest expense on long-term debt, net of capitalized interest, recognized under 'Finance cost' amounted to ₱775.73 million, ₱681.62 million and ₱637.64 million in 2021, 2020 and 2019, respectively (see Note 25).

The schedule of repayments of loans based on existing terms are provided in Note 33.

Other relevant information on the Group's long-term borrowings are provided below:

- The loan agreements on long-term debt of certain subsidiaries provide for certain restrictions and requirements such as, among others, maintenance of financial ratios at certain levels. These restrictions and requirements were complied with by the respective subsidiaries as of December 31, 2021 and 2020.
- As discussed in Note 6, the installment contracts receivable under the receivable purchase agreements are used as collaterals in the loans payable obtained. These amounted to ₱2,441.03 million and ₱55.65 million as of December 31, 2021 and 2020, respectively, and these represent net proceeds from sale of portion of PDI's installment contracts receivable to local banks pursuant to the receivable purchase agreements entered into by PDI on various dates. The agreements also provide the submission of condominium certificates of title and their related postdated checks issued by the buyers.
- Long-term debt of Beta Electromechanical are secured by a chattel mortgage on the transportation equipment purchased using the proceeds of these loans.
- Except for the above-mentioned loans, all long-term debt of the Group are clean and unsecured and are compliant with their respective loan covenants.

18. Other Noncurrent Liabilities

The details of this account consist of:

	2021	2020
Commission payable - noncurrent portion (Note 15)	₱1,075,162	₱1,272,517
Provision for decommissioning and site rehabilitation costs (Note 3)	449,047	318,828
Lease liabilities (Notes 3 and 31)	97,407	127,987
Trade and other payables (Note 15)	19,087	14,786
	₱1,640,703	₱1,734,118



Provision for decommissioning and site rehabilitation costs

The Group makes full provision for the future cost of rehabilitating the coal mine sites on a discounted basis on the development of the coal mines. These provisions were recognized based on the Group's internal estimates. Assumptions based on the current regulatory requirements and economic environment have been made, which management believes are reasonable bases upon which to estimate the future liability. These estimates are reviewed annually to take into account any material changes to the assumptions.

However, actual rehabilitation costs will ultimately depend upon future market prices for the necessary decommissioning works required which will reflect market conditions at the relevant time. Furthermore, the timing of rehabilitation is likely to depend on when the mines cease to produce at economically viable rates. This, in return, will depend upon future ore and coal prices, which are inherently uncertain.

Provision for decommissioning and site rehabilitation costs also include cost of rehabilitation of the Group's power plants and nickel ore mine sites. Discount rates used by the Group to compute for the present value of liability for decommissioning and mine site rehabilitation costs are from 4.86% to 8.58% in 2021, 1.85% to 4.07% in 2020 and 4.46% to 8.58% in 2019. Segment breakdown of provision for decommissioning and site rehabilitation costs follows:

	2021	2020
Coal	₱298,757	₱254,525
Nickel	123,490	39,625
On-grid power	26,800	24,678
	₱449,047	₱318,828

The rollforward analysis of the provision for decommissioning and site rehabilitation costs account follows:

	2021	2020
Balance at beginning of year	₱318,828	₱553,149
Effect of change in estimates (Note 11)	(39,838)	(259,496)
Accretion of interest (Note 25)	170,057	25,175
Balance at end of year	₱449,047	₱318,828

The Group revised its mine work program based on the current conditions of the mining operations. Management revisited certain procedures, practices and assumptions on its existing rehabilitation plan (e.g., timing of mining operations, reforestation requirements, movement of the overburden) which resulted to adjustment in the previously estimated provision for decommissioning and mine site rehabilitation costs.

Resulting changes in estimate pertaining to the Group's minesites amounted to ₱39.83 million and ₱259.50 million (recognized as adjustment to 'Coal mining properties and equipment' and 'Coal mining properties and equipment' under Property, plant and equipment account) in 2021 and 2020, respectively (see Note 11).

Trade and other payables

Noncurrent trade and other payables include noninterest-bearing payable to suppliers and subcontractors and accrued expenses which are expected to be settled within two (2) to three (3) years from the reporting date and retention contract payment that is being withheld from the contractors as guaranty for any claims which are expected to be settled a year after the turn-over of projects.



19. Related Party Transactions

Parties are considered to be related if one party has the ability, directly or indirectly, to control 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 which include affiliates. Related parties may be individuals or corporate entities. Transactions entered into by the Group with affiliates are made at normal commercial prices and terms. These are settled in cash, unless otherwise specified.

The significant related party transactions entered into by the Group with its related parties and the amounts included in the accompanying consolidated financial statements with respect to these transactions follow:

				2021		
				Reference	Volume	Due from (Due to)
Receivable from related parties (Note 5)						
Construction contracts	(a)		P1,796,108			P962,221
Sale of marine vessels	(b)		-			13,390
Equipment rentals	(c)		157,223			52,659
Sale of materials and reimbursement of shared and operating expenses	(d)		435,303			348,771
						P1,377,041
Payable to related parties (Note 15)						
Shiploading, coal delivery and coal handling	(e)		P569,889			(P274,298)
Other general and administrative expense	(f)		26,707			(5,056)
Aviation services	(g)		21,210			(48,449)
Office and parking rental	(h)		145,433			(79,988)
Freight charges	(i)		21,424			(13,390)
Nickel delivery	(j)		256,899			(18,939)
						(P440,120)
				2020		
				Reference	Volume	Due from (Due to)
Receivable from related parties (Note 5)						
Construction contracts	(a)		547,175			P293,457
Sale of marine vessels	(b)		349,070			102,390
Equipment rentals	(c)		2,021			-
Sale of materials and reimbursement of shared and operating expenses	(d)		244,992			195,369
						P591,216
Payable to related parties (Note 15)						
Shiploading, coal delivery and coal handling	(e)		646,661			(P181,605)
Other general and administrative expense	(f)		51,653			(25,114)
Aviation services	(g)		14,452			(27,239)
Office and parking rental	(h)		62,633			(37,465)
Freight charges	(i)		7,750			(13,326)
Nickel delivery	(j)		152,178			(21,755)
						(P306,504)



- (a) The Group provides services to its other affiliates in relation to its construction projects. Outstanding receivables lodged in “Receivables from related parties” amounted to ₱962.22 million and ₱293.46 million as of December 31, 2021 and 2020, respectively. In an addition, billings in excess of costs and estimated earning on uncompleted contracts from its affiliates amounted to ₱344.39 million and ₱952.07 million as of December 31, 2021 and 2020, respectively.
- (b) The Group sold a marine vessel to its affiliate with outstanding receivables amounted to ₱13.39 million and ₱102.39 million as of December 31, 2021 and 2020 respectively.
- (c) The Group rents out its equipment to its affiliates for their construction projects.
- (d) The Group paid for the contracted services, material issuances, diesel, rental expenses and other supplies of its affiliates.
- (e) Certain affiliates had transactions with the Group for services rendered such as shiploading, coal delivery and coal handling.
- (f) A shareholder of the Group provides maintenance of the Group’s accounting system, Navision, which is used by some of the Group’s subsidiaries. Related expenses are presented as part of “Miscellaneous” under “Operating expenses” in consolidated statements of income. In addition, the Group has reimbursable expenses for security services, professional fees, among others.
- (g) An affiliate of the Group transports visitors and employees from point to point in relation to the Group’s ordinary course of business and vice versa and bills the Group for the utilization costs of the aircrafts. The related expenses are included in “Cost of sales and services”.
- (h) An affiliate had transactions with the Group for office and parking rental of units to which related expenses are presented as part of “Operating expenses” in the consolidated statements of income.
- (i) The Group entered into an agreement with its affiliate for the delivery of construction materials purchased by the Group.
- (j) An affiliate provides the Group various barges and tugboats for use in the delivery of nickel ore to its various customers.

Terms and conditions of transactions with related parties

Outstanding balances as of December 31, 2021 and 2020, are unsecured and noninterest-bearing, and are all due within one year, normally within 30-60 day credit term.

The Group has approval process and established limits when entering into material related party transactions. The Related Party Transaction Review Committee shall approve all material related party transactions before their commencement. Material related party transactions shall be identified taking into account the related party registry. Transactions amounting to 10% or more of the total consolidated assets of the Group that were entered into with an unrelated party that subsequently becomes a related party may be excluded from the limits and approval process requirement.

As of December 31, 2021 and 2020, the Group has not made any allowance for expected credit loss relating to amounts owed by related parties. The Group applies a general approach in calculating the ECL. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the affiliates and the economic environment.



Compensation of Key Management Personnel

Key management personnel of the Group include all directors and senior management. The aggregate compensation and benefits of key management personnel of the Group follows:

	2021	2020	2019
Short-term employee benefits	₱141,921	₱147,864	₱199,552
Post-employment benefits (Note 21)	7,638	1,709	14,605
	₱149,559	₱149,573	₱214,157

There are no agreements between the Group and any of its directors and key officers providing for benefits upon termination of employment, except for such benefits to which they may be entitled under the Group's pension plan.

20. Equity

Capital Stock

As of December 31, 2021 and 2020, the Parent Company's capital stock as of December 31, 2021 and 2020 consists of:

	Authorized Capital Stock	Outstanding
Common shares, ₱1 par value	19,900,000,000	13,277,470,000
Preferred shares, ₱1 par value	100,000,000	3,780
Less: Treasury shares		2,820
		960

The preferred stock is redeemable, non-voting, non-participating and cumulative with par value of ₱1.00 per share. The preferred shareholders' previous right of converting the preferred shares to common shares expired in March 2002.

Below is the summary of the Parent Company's track record of registration of securities with the SEC as of December 31, 2021:

	Number of Shares Registered (in billions)	Number of holders of securities as of year end
December 31, 2019	13.28	718
Add/(Deduct) Movement	-	(11)
December 31, 2020	13.28	707
Add/(Deduct) Movement	-	20
December 31, 2021	13.28	727

Retained Earnings

In accordance with SEC Memorandum Circular No. 11 issued in December 2008, the Parent Company's retained earnings available for dividend declaration as of December 31, 2021 and 2020 amounted to ₱1,031.71 million and ₱2,286.05 million, respectively.

Under the Philippine Tax Code, publicly held corporations are allowed to accumulate retained earnings in excess of capital stock and are exempt from improperly accumulated earnings tax.



Dividend declaration

The Parent Company's BOD approved the declaration of cash dividends in favor of all its stockholders as follows:

	2021	2020	2019
March 29, 2021, ₱0.13 per share regular cash dividend to shareholders on record as of April 15, 2021, payable on or before April 26, 2021.	₱1,726,071	₱—	₱—
March 29, 2021, ₱0.35 per share special cash dividend to shareholders on record as of April 15, 2021, payable on or before April 26, 2021.	4,647,115	—	—
October 12, 2021, ₱0.48 per share special cash dividend to shareholders on record as of October 26, 2021, payable on or before November 10, 2021.	6,373,185	—	—
March 5, 2020, ₱0.23 per share regular cash dividend to shareholders on record as of March 23, 2020, payable on or before April 3, 2020.	—	3,053,818	—
March 5, 2020, ₱0.25 per share special cash dividend to shareholders on record as of March 23, 2020, payable on or before April 3, 2020.	—	3,319,368	—
—April 10, 2019, ₱0.28 per share regular cash dividend to shareholders on record as of April 29, 2019, payable on or before May 10, 2019.	—	—	₱3,717,692
April 10, 2019, ₱0.20 per share special cash dividend to shareholders on record as of April 29, 2019, payable on or before May 10, 2019.	—	—	2,655,494
	₱12,746,371	₱6,373,186	₱6,373,186

On various dates in 2021, 2020 and 2019, partially-owned subsidiaries of the Group declared dividends amounting to ₱12,750.77 million, ₱6,141.54 million and ₱5,637.89 million, respectively, of which dividends to noncontrolling-interest amounted to ₱5,527.46 million, ₱2,421.81 million, and ₱2,390.25 million, respectively. The unpaid dividends to noncontrolling-interests as of December 31, 2021 and 2020 amounted to ₱15.20 million and ₱114.37 million respectively (see Note 15).

The unappropriated retained earnings include undistributed net earnings amounting to ₱69,000.91 million and ₱62,098.72 million as of December 31, 2021 and 2020, respectively, representing accumulated equity in the net earnings of consolidated subsidiaries, associates and jointly controlled entities accounted for under the equity method. These are not available for dividend declaration until declared by the subsidiaries, associates and the joint ventures representing accumulated equity.

Capital Management

The primary objective of the Group's capital management strategy 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 and makes adjustments 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 or issue new shares. There were no changes made in the Group's capital management objectives, policies or processes. The Group considers total equity attributable to equity holders of the Parent Company less net accumulated unrealized gains on equity investments designated at FVOCI, as capital.

The Group is not subject to any externally imposed capital requirements.

21. Employee Benefits

Retirement Plans

The Group has a funded, noncontributory, defined benefit pension plan covering substantially all of its regular employees. Provisions for pension obligations are established for benefits payable in the form of retirement pensions. Benefits are dependent on years of service and the respective employee's final compensation. The Group updates the actuarial valuation every year by hiring the services of a third party professionally qualified actuary. The latest actuarial valuation report of the retirement plans was made as of December 31, 2021.

Certain entities within the Group are under the Multiemployer Retirement Plan (the Plan). The Group's retirement funds are administered by appointed trustee banks which are under the supervision of the respective Board of Trustees (BOT) of the plans. The responsibilities of the BOT, among others, include the following:

- To hold, invest and reinvest the fund for the exclusive benefits of the members and beneficiaries of the retirement plan and for this purpose the BOT is further authorized to designate and appoint a qualified Investment Manager with such powers as may be required to realize and obtain maximum yield on investment of the fund; and,
- To make payments and distributions in cash, securities and other assets to the members and beneficiaries of the Plan.

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

The following table summarizes the components of net pension expense (included in "Salaries, wages and employee benefits" account) and pension income (included in "Other income" account) for the years ended December 31 (see Notes 23 and 26):

Pension Expense

	2021	2020	2019
Current service cost	P 258,754	P188,775	P101,693
Net interest expense (income) on benefit obligation and plan assets	(11,118)	(29,670)	1,036
Effect of the asset limit	5,866	15,734	6,439
Total pension expense	P253,502	P174,839	P109,168



Pension Income

	2021	2020	2019
Current service cost	P-	P-	P36,417
Net interest income on benefit obligation and plan assets	-	-	(126,937)
Effect of the asset limit	-	-	65,869
Total pension income	P-	P-	(P24,651)

Movements in the fair value of plan assets of the Group follow:

	2021	2020
Balance at beginning of year	P2,427,842	P2,348,323
Interest income	100,999	124,256
Remeasurement gain (loss)	325,198	(156,378)
Benefits paid from plan assets	(58,230)	(50,870)
Contributions	398,042	162,511
Balance at end of year	P3,193,851	P2,427,842

Changes in the present value of the defined benefit obligation follow:

	2021	2020
Balances at beginning of year	P2,351,690	P1,821,721
Current service cost	258,754	188,775
Interest expense	89,881	94,586
Benefits paid - from plan assets	(58,230)	(50,870)
Benefits paid - direct payments	(27,859)	(13,348)
Remeasurement loss (gain) arising from:		
Financial assumptions	(273,211)	308,288
Demographic assumptions	54,767	45,668
Experience adjustments	59,729	(43,130)
Balances at end of year	P2,455,521	P2,351,690

Below is the net pension asset for those entities within the Group with net pension asset position:

	2021	2020
Fair value of plan assets	P2,222,485	P1,676,956
Present value of funded defined benefit obligations	(1,667,571)	(817,920)
	554,914	859,036
Effect on asset ceiling	260,033	(150,996)
Net pension asset	P814,947	P708,040

Movements in the net pension asset follow:

	2021	2020
Net pension asset at beginning of year	P708,040	P726,754
Remeasurements gain (loss) recognized in other comprehensive income	186,436	(1,815)
Net pension income (expense)	(79,529)	(16,899)
Net pension asset at end of year	P814,947	P708,040



Movements in the effect of asset ceiling follow:

	2021	2020
Effect of asset ceiling at beginning of year	P150,996	P302,509
Interest on the effect of asset ceiling	5,866	15,734
Changes in the effect of asset ceiling	103,171	(167,247)
Effect of asset ceiling at end of year	P260,033	P150,996

Below is the net pension liability for those entities within the Group with net pension liability position:

	2021	2020
Present value of funded defined benefit obligations	(P1,278,303)	(P1,533,770)
Fair value of plan assets	977,047	750,886
Net pension liability	(P301,256)	(P782,884)

Movements in the net pension liability follow:

	2021	2020
Net pension liability at beginning of year	(P782,884)	(P502,661)
Net pension income (expense)	173,973	(157,940)
Remeasurement gain (loss) recognized in other comprehensive income	698,972	(239,571)
Benefits paid - direct payment	(27,859)	13,348
Contributions	(363,458)	103,940
Net pension liability at end of year	(P301,256)	(P782,884)

Breakdown of remeasurements recognized in other comprehensive income in 2021 and 2020 follow:

	2021	2020
Remeasurement gain (loss) on plan assets	P340,278	(P156,378)
Remeasurement gain (loss) on defined benefit obligations	153,050	(310,826)
Changes in the effect of asset ceiling	(97,218)	167,247
Net remeasurement losses on pension plans	396,110	(299,957)
Income tax effect	(99,028)	89,987
Net remeasurement gain (loss) on pension plans - net of tax	P297,082	(P209,970)

The Group does not expect to contribute to the pension funds in 2022.



The major categories and corresponding fair values of plan assets and liabilities by class of the Group's Plan as at the end of each reporting period are as follows:

	2021	2020
Cash and cash equivalents		
Cash in banks	₱5	₱20,887
Time deposits	342,630	135,965
	342,635	156,852
Investments in stocks		
Common shares of domestic corporations		
Quoted	1,083,091	962,344
Unquoted	373,041	110,093
Preference shares	181,984	4,006
	1,638,116	1,076,443
Investment in government securities		
Fixed rate treasury notes (FXTNs)	835,136	665,248
Retail treasury bonds (RTBs)	130,865	86,873
	966,001	752,121
Investment in other securities and debt instruments		
AAA rated debt securities	177,132	436,656
Not rated debt securities	-	-
	177,132	436,656
Other receivables	70,743	7,596
Accrued trust fees and other payables	(776)	(633)
Benefits payable	-	(1,193)
Fair value of plan assets	₱3,193,851	₱2,427,842

Trust fees paid in 2021, 2020 and 2019 amounted to ₱2.28 million, ₱2.23 million and ₱1.78 million, respectively.

The composition of the fair value of the Fund includes:

- *Cash and cash equivalents* - include savings and time deposit with various banks and special deposit account with Bangko Sentral ng Pilipinas (BSP SDA).
- *Investment in stocks* - includes investment in common and preferred shares both traded and not traded in the PSE.
- *Investment in government securities* - includes investment in Philippine RTBs and FXTNs.
- *Investments in other securities and debt instruments* - include investment in long-term debt notes and retail bonds.
- *Other receivables* - includes interest and dividends receivable generated from investments included in the plan.
- *Accrued trust fees and other payables* - pertain mainly to charges of trust or in the management of the Plan.

The overall administration and management of the plan rest upon the Plan's BOT. The voting rights on the above securities rest to the BOT for funds directly held through the Group's officers and indirectly for those entered into through other trust agreements with the trustee bank authorized to administer the investment and reinvestments of the funds.



The cost of defined benefit pension plans and the present value of the pension obligation are determined using actuarial valuations. The actuarial valuation involves making various assumptions. The principal assumptions used in determining pension and post-employment medical benefit obligations for the defined benefit plans are shown below:

	2021	2020	2019
Discount rate	4.79% to 5.21%	3.72% to 4.14%	4.95% to 7.97%
Salary increase rate	3.00% to 10.00%	3.00% to 10.00%	3.00% to 10.00%

The weighted average duration of significant defined benefit obligation per segment are as follows (average number of years):

	2021	2020
Construction and others	11 years	11 years
Coal mining	6 years	6 years
Nickel mining	11 years	11 years
Real estate development	15 years	15 years
Power - On grid	12 years	12 years
Power - Off grid	11 years	13 years

There are no unusual or significant risks to which the Plan exposes the Group. However, in the event a benefit claim arises under the Retirement Plan and the Retirement Fund is not sufficient to pay the benefit, the unfunded portion of the claim shall immediately be due and payable from the Group to the Retirement Fund.

There was no plan amendment, curtailment, or settlement recognized for the years ended December 31, 2021 and 2020.

Sensitivity analysis on the actuarial assumptions

Each sensitivity analysis on the significant actuarial assumptions was prepared by remeasuring the Defined Benefit Obligation (DBO) at the reporting date after first adjusting one of the current assumptions according to the applicable sensitivity increment or decrement (based on changes in the relevant assumption that were reasonably possible at the valuation date) while all other assumptions remained unchanged. The sensitivities were expressed as the corresponding change in the DBO.

It should be noted that the changes assumed to be reasonably possible at the valuation date are open to subjectivity, and do not consider more complex scenarios in which changes other than those assumed may be deemed to be more reasonable.

	Increase (decrease)	2021	2020
Discount rates	+100 basis points	(₱250,844)	(₱256,762)
	-100 basis points	294,015	303,369
Salary increases	+1.00%	287,315	293,774
	-1.00%	(249,189)	(253,159)



22. Costs of Sales and Services

Details of costs of sales and services follow:

	2021	2020	2019
Cost of Sales			
Cost of real estate held for sale and development (Note 7)	₱17,713,791	₱11,582,195	₱11,926,324
Fuel and lubricants	8,306,836	5,582,492	5,957,048
Depreciation and amortization (Notes 10, 11, 12 and 31)	3,392,622	3,854,978	4,242,780
Direct labor	1,983,360	1,415,364	1,426,917
Hauling, shiploading and handling costs (Note 19)	1,436,291	616,971	390,335
Commission expense (Note 8)	1,148,030	963,492	833,405
Materials and supplies	870,420	2,117,454	5,407,241
Outside services	536,426	960,917	1,266,387
Production overhead	703,504	752,461	1,620,517
Others	1,508,841	30,320	71,899
	37,600,121	27,876,644	33,142,853
Cost of Services			
Materials and supplies	9,845,238	9,096,464	9,275,096
Depreciation and amortization (Notes 10, 11, 12 and 31)	4,810,755	3,696,117	3,668,845
Direct labor	4,882,082	3,587,095	3,738,171
Outside services	4,598,456	3,548,630	3,278,855
Production overhead	3,391,888	2,320,557	2,119,996
Fuel and lubricants	1,790,454	1,100,875	1,482,606
Spot purchases of electricity	2,187,503	434,638	2,826,761
Hauling, shiploading and handling costs (Note 19)	440,004	144,117	288,458
Others	119,530	121,262	233,020
	32,065,910	24,049,755	26,911,808
	₱69,666,031	₱51,926,399	₱60,054,661

Cost of real estate sales presented in the consolidated statements of income includes cost of running hotel and property management operations amounting to ₱108.68 million, ₱121.33 million and ₱227.04 million for 2021, 2020 and 2019, respectively.

Related revenue from hotel and property management operations amounted to ₱226.54 million, ₱224.24 million and ₱445.80 million in 2021, 2020 and 2019, respectively.



Depreciation, depletion and amortization included in the consolidated statements of income follow:

	2021	2020	2019
Included in:			
Cost of electricity sales	₱3,056,850	₱3,531,613	₱2,937,938
Cost of coal mining	3,664,034	2,633,644	3,804,839
Cost of construction contracts and others	844,857	767,251	730,907
Cost of nickel mining	314,984	317,823	247,733
Cost of real estate development	322,652	300,764	190,208
Operating expenses (Note 23)	471,282	614,929	1,290,458
	₱8,674,659	₱8,166,024	₱9,202,083
Depreciation, depletion and amortization of:			
Property, plant and equipment (Note 11)	₱9,524,620	₱8,508,551	₱9,337,817
Other noncurrent assets (Note 12)	78,737	52,154	52,736
Investment properties (Note 10)	34,761	14,764	14,794
Right-of-use assets (Note 31)	50,713	29,378	68,282
	₱9,688,831	₱8,604,847	₱9,473,629

Depreciation, depletion and amortization capitalized in ending inventories and mine properties included in 'Property, Plant and Equipment' amounted to ₱516.68 million, ₱438.82 million and ₱271.55 million in 2021, 2020 and 2019, respectively.

Salaries, wages and employee benefits included in the consolidated statements of income follow:

	2021	2020	2019
Presented under:			
Costs of sales and services	₱6,083,355	₱5,002,459	₱5,165,088
Operating expenses (Note 23)	2,270,021	1,981,194	1,966,441
	₱8,353,376	₱6,983,653	₱7,131,529

23. Operating Expenses

This account consists of:

	2021	2020	2019
Salaries, wages and employee benefits (Notes 21 and 22)	₱2,270,021	₱1,981,194	₱1,966,441
Government share (Note 29)	6,354,771	1,813,594	3,927,055
Taxes and licenses	1,491,415	1,306,650	1,411,869
Outside services	1,117,058	827,176	560,858

(Forward)



	2021	2020	2019
Depreciation and amortization (Notes 10, 11, 12 and 22)	₱471,282	₱614,929	₱1,290,458
Repairs and maintenance	602,063	611,802	726,923
Insurance	328,223	271,480	362,608
Rent (Notes 19 and 31)	170,860	209,688	179,788
Advertising and marketing	121,816	194,499	320,657
Supplies	167,592	161,452	108,574
Communication, light and water	173,006	132,084	153,876
Entertainment, amusement and recreation	177,126	130,440	141,566
Association dues	90,470	44,473	56,457
Transportation and travel	75,171	118,297	150,442
Provision for ECL and probable losses - net (Notes 5 and 8)	33,388	60,121	135,749
Commission	12,638	1,761	6,389
Loss on write-down of property, plant and equipment (Notes 3 and 11)	—	—	83,536
Miscellaneous (Notes 9 and 19)	430,796	434,048	575,023
	₱14,087,696	₱8,913,688	₱12,158,269

In 2020 and 2019, the Group recorded accelerated depreciation for its power generation units amounting to ₱101.23 million and ₱549.95 million, respectively (nil in 2021), due to planned rehabilitation of the Group's 2x300MW coal-fired power plant in Calaca, Batangas.

24. Finance Income

Finance income is derived from the following sources:

	2021	2020	2019
Interest on:			
Installment contracts receivable (Note 5)	₱320,434	₱313,001	₱277,659
Short-term placements (Note 4)	62,091	162,205	330,972
Bank savings accounts (Note 4)	10,344	27,846	207,718
Others	1,948	—	180,188
	₱394,817	₱503,052	₱996,537

Others pertain to interest income related to claims from Power Sector Assets and Liabilities Management (PSALM) and National Power Corporation (NPC) which was collected in 2019.



25. Finance Costs

The finance costs are incurred from the following:

	2021	2020	2019
Long-term debt (Note 17)	₱775,729	₱681,615	₱637,639
Short-term debt (Note 13)	106,500	406,563	783,027
Amortization of debt issuance cost (Note 17)	81,930	67,810	50,040
Accretion on unamortized discount on liabilities for purchased land and provision for decommissioning and site rehabilitation costs (Notes 14 and 18)	170,057	25,175	32,708
Lease liabilities (Note 31)	5,039	9,909	20,038
	₱1,139,255	₱1,191,072	₱1,523,452

26. Other Income (Charges) - Net

This account consists of:

	2021	2020	2019
Forfeitures and cancellation of real estate contracts	₱731,518	₱524,904	₱1,070,414
Sales of fly ash	167,590	180,213	166,197
Foreign exchange gains (losses)	370,415	113,290	(40,453)
Rental income (Note 10)	168,397	75,040	109,833
Gain (loss) on sale of property, plant and equipment - net (Note 11)	189,732	67,003	(14,847)
Reversal of allowance for doubtful accounts (Note 5)	-	(952)	5,136
Loss on financial asset at FVPL	-	-	(643,476)
Recoveries from insurance claims and claims from third party settlement	-	-	668,393
Pension income (Note 21)	-	-	24,651
Gain on sale of undeveloped parcel of land	12,432	-	-
Others - net (Notes 11 and 31)	329,171	75,060	72,186
	₱1,969,255	₱1,034,558	₱1,418,034

Gain (loss) on financial asset at FVPL

This pertains to net gain or loss on financial assets at FVPL related to the fair value gain settle differences with a retail electricity supplier. This includes realized loss of ₱643.48 million in 2019.

Recoveries from insurance claims and claims from third party settlement

Recoveries from insurance claims amounting to ₱698.39 million in 2019, pertain to the amount reimbursed by the insurer on insured equipment of SLPGC that were damaged in 2018. The amount recognized is net of related cost of repairs incurred.



Others – net

Others include penalty charges, holding fees, fees for change in ownership, transfer fees, restructuring fees, lease facilitation fees, gain on pre-termination of option contract and lease contract modification, and others, net of loss recognized for the impairment of gas turbine power plant.

27. Income Tax

The provision for income tax shown in the consolidated statements of income consists of:

	2021	2020	2019
Current	₱1,469,188	₱1,367,877	₱1,962,046
Deferred	277,435	(53,940)	(311,189)
Final	12,540	30,635	108,052
	₱1,759,163	₱1,344,572	₱1,758,909

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

	2021	2020
Deferred tax assets on:		
Allowance for:		
Expected credit losses	₱451,147	₱505,562
Inventory obsolescence	60,597	21,580
Unrealized gross loss on construction contracts	199,723	235,226
NOLCO	24,922	192,788
Pension liabilities – net	97,211	133,531
Impairment	2,438	47,012
Unrealized foreign exchange loss	11,363	16,263
Provision for decommissioning and site rehabilitation	8,165	10,382
Accruals of expenses	5,692	5,590
Pension assets – net	1,198	–
Others	17	14,828
	862,473	1,182,762
Deferred tax liabilities on:		
Unrealized gross loss on construction contracts	(212,068)	(243,011)
Unrealized foreign exchange gain	(51,457)	(1,130)
	(263,525)	(244,141)
	₱598,948	₱938,621



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

	2021	2020
Deferred tax assets on:		
Pension liabilities - net	₱618,686	₱103,142
Unrealized gross profit on construction contracts	30,042	27,880
Allowance for expected credit losses	17,851	21,421
Others	534	1,200
	667,113	153,643
Deferred tax liabilities on:		
Excess of book over tax income pertaining to real estate sales	(3,134,857)	(2,867,112)
Unamortized fair value on nickel mining rights acquired	(1,009,373)	(1,283,165)
Capitalized interest on real estate for sale and development deducted in advance	(414,101)	(463,841)
Deferred commission expense	(216,042)	(174,471)
Unrealized foreign exchange gain - net	(622,227)	(76,918)
Pension assets - net	(43,751)	(50,820)
Unrealized gross profit on construction contracts	(14,702)	(27,193)
Unamortized transaction cost on loans payable	(37,360)	(46,372)
Mine rehabilitation	(3,902)	(4,682)
Others	(132,763)	(111,125)
	(5,629,078)	(5,105,699)
	(₱4,961,965)	(₱4,952,056)

The Group has the following deductible temporary differences, NOLCO and MCIT that are available for offset against future taxable income or tax payable for which deferred tax assets have not been recognized:

	2021	2020
Allowance for impairment losses	₱595,085	₱437,889
NOLCO	541,042	192,434
Allowance for probable losses	52,957	52,957
MCIT	11,456	12,184

Deferred tax assets are recognized only to the extent that taxable income will be available against which the deferred tax assets can be used.

The Group did not recognize deferred tax assets on NOLCO and MCIT from the following periods:

Year Incurred	NOLCO	MCIT	Expiry Year
2019	₱19,983	₱221	2022



Rollforward analysis of the Group's NOLCO and MCIT follows:

	NOLCO		MCIT	
	2021	2020	2021	2020
Balances at beginning of year	₱192,434	₱178,377	₱12,184	₱3,498
Additions	506,583	14,476	–	11,235
Expirations and usage	(157,975)	(419)	(728)	(2,549)
Balances at end of year	₱541,042	₱192,434	₱11,456	₱12,184

On September 30, 2020, the BIR issued Revenue Regulations No. 25-2020 implementing Section 4 of Bayanihan to Recover as One Act (Bayanihan 2) which states that the NOLCO incurred for taxable years 2020 and 2021 can be carried over as a deduction from gross income for the next five (5) consecutive years immediately following the year of such loss.

As of December 31, 2021, the Group has available NOLCO that can be claimed as deduction from future taxable income follow:

Period	Amount	Applied	Expired	Balance	Expiry Year
2021	₱506,583	–	–	₱506,583	2026
2020	14,476	11,235	–	3,241	2025
	₱521,059	₱11,235	₱–	₱509,824	

The reconciliation of the statutory income tax rate to the effective income tax rate follows:

	2021	2020
Statutory income tax rate	25.00%	30.00%
Adjustments for:		
Income under income tax holiday	(13.50)	(11.76)
Effect of change in tax rate (CREATE)	(3.00)	–
Nontaxable equity in net earnings of associates and joint ventures	(1.47)	(5.30)
Changes in unrecognized deferred tax assets	(0.59)	(0.05)
Nondeductible expenses	0.26	1.97
Effect of OSD availment	0.05	0.85
NOLCO	–	0.17
Excess costs of construction contracts	(0.05)	(0.09)
Interest income subjected to final tax at a lower rate - net	(0.04)	(0.17)
Others	(0.25)	(0.26)
Effective income tax rate	6.41%	15.36%

Registrations with Department of Energy and BOI

a. *Certain power generation companies - Registration with the BOI*

Certain power generation companies in the Group have been registered with the BOI. Accordingly, they are entitled, among others, to ITH incentives covering 4 to 10 years. To be able to avail of the incentives, these companies are required to maintain a minimum equity level. As of December 31, 2021 and 2020, the Group have complied with the requirements.

In 2021 and 2020, the Group availed of tax incentive in the form of ITH on its income under registered activities amounting to ₱514.05 million and ₱322.57 million, respectively.



b. *SMPC - Expanding Producer of Coal (Narra and Molave Minesite)*

On August 31, 2012 and February 24, 2016, BOI has granted SMPC Certificate of Registration (COR) as New Producer of Coal in accordance with the provisions of the Omnibus Investments Code of 1987 in relation to the operation in Narra Minesite (formerly Bobog) (COR No. 2012-183) and Molave Minesite (COR No. 2017-042), respectively.

As a registered entity, SMPC is entitled to the following incentives for the two CORs, among others:

- (a) ITH incentive for four (4) years from January 2015 and January 2017 for Narra Minesite and Molave Minesite, respectively, or actual start of commercial operations, whichever is earlier, but in no case earlier than the date of registration.
- (b) Income qualified for ITH availment shall not exceed by more than 10%, the projected income represented by SMPC in its application provided the project's actual investments and employment match SMPC's representation in the application.

SMPC availed of tax incentive in the form of ITH on its income under registered activities amounting to ₱3,579.18 million, ₱978.86 million and ₱2,323.04 million in 2021, 2020 and 2019, respectively.

Corporate Recovery and Tax Incentive for Enterprise (CREATE) Act

On March 26, 2021, the President of the Philippines signed into law Republic Act No. 11534, Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act, which took effect on April 11, 2021. The CREATE Act introduces reforms to the corporate income tax and incentive systems by implementing changes to the current tax regulations. Some of these changes, which became effective beginning July 1, 2020, are as follows:

- Reduction in the RCIT rate from 30% to 20% for entities with net taxable income not exceeding ₱5.0 million and with total assets not exceeding ₱100.0 million (excluding the value of land on which the business entity's office, plant and equipment are situated);
- Reduction in the RCIT from 30% to 25% for all other corporations;
- Reduction in the MCIT rate from 2% to 1% of gross income for 3 years or until June 30, 2023; and
- Repeal of the imposition of 10% improperly accumulated earnings tax (IAET).

Applying the provisions of the CREATE act, the Group recognized one-time impact in the consolidated statement of income for the period ended December 31, 2021 amounting to ₱916.96 million for provision for income tax (current and deferred) and ₱12.20 million for deferred tax on comprehensive income directly charged to equity. Deferred tax liabilities - net also decreased by ₱822.23 million.



28. Earnings Per Share

The following table presents information necessary to calculate basic/diluted earnings per share on net income attributable to equity holders of the Parent Company (amounts in thousands, except basic/diluted earnings per share):

	2021	2020	2019
Net income attributable to equity holders of Parent Company	₱18,394,231	₱5,858,949	₱10,533,131
Divided by weighted average number of common shares	13,277,470	13,277,470	13,277,470
Basic/diluted earnings per share	₱1.39	₱0.44	₱0.79

There were no dilutive potential ordinary shares. Accordingly, no diluted earnings per share is presented in 2021, 2020 and 2019.

29. Coal Operating Contract with DOE

On July 11, 1977, the Government, through its former Energy Development Board, awarded a 35-year COC to a consortium led by Vulcan Industrial & Mineral Exploration Corporation and Sulu Sea Oil Development Corporation that subsequently assigned said COC to then Semirara Coal Corporation, now the Parent Company, on April 7, 1980. On July 27, 1977, Presidential Decree (PD) 972 was amended by PD 1174: (a) increasing coal operators' maximum cost recovery from an amount not exceeding 70% to 90% of the gross proceeds from production, and (b) increasing the amount of a special allowance for Philippine corporations from an amount not exceeding 20% to 30% of the balance of the gross income, after deducting all operating expenses. As a result, the Parent Company's COC was subsequently amended on January 16, 1981 reflecting said changes.

On May 13, 2008, the DOE granted the Group's request for an extension of its COC for another 15-year or until July 14, 2027.

On November 12, 2009, the COC was amended further, expanding its contract area to include Caluya and Sibay Islands, Antique, covering an additional area of 3,000 hectares and 4,200 hectares, respectively.

On August 6, 2018, the COC was amended relinquishing the contract areas in Caluya and Sibay Islands, Antique. The contract areas under the COC was re-configured with an area of 13,000 hectares.

On April 29, 2013, the DOE issued a new COC to the Group granting the Group the exclusive right to conduct exploration, development and coal mining operations in the municipality of Bulalacao, province of Oriental Mindoro, up to a maximum of 36 years from its effective date. The COC covers two coal-bearing parcels of land covering areas of 2,000 and 5,000 hectares, respectively.

On June 7, 2013, the DOE issued a new COC to the Group granting the Parent Company the exclusive right to conduct exploration, development and coal mining operations in the municipalities of Maitum and Kiamba, province of Sarangani, up to a maximum of 36 years from its effective date. The COC covers a coal-bearing parcel of land covering area of 5,000 hectares. On January 18, 2019, the old COC was voluntarily relinquished by the Group.



In return for the mining rights granted to the Group, the Government is entitled to receive annual royalty payments consisting of the balance of the gross income after deducting operating expenses, operator's fee and special allowance. The DOE, through the Energy Resources Development Bureau, approved the exclusion of coal produced and used solely by the Group to feed its power plant used for mining operations in determining the amount due to DOE.

Royalty dues for DOE's share under this contract and to the different LGU in the province of Antique, under the provisions of the Local Government Code of 1991, amounted to ₱6,354.77 million, ₱1,813.59 million and ₱3,927.06 million in 2021, 2020 and 2019, respectively. Payable to DOE and LGU, amounting to ₱2,059.61 million and ₱1,034.08 million as of December 31, 2021 and 2020, respectively, are included under the 'Trade and other payables' account in the consolidated statements of financial position (see Note 15).

30. Material Partly-Owned Subsidiary

The financial information of the Group's subsidiaries with material noncontrolling-interest are provided below. These information are based on amounts in the consolidated financial statements of the subsidiary.

Semirara Mining and Power Corporation (SMPC) and Subsidiaries

	2021	2020
Consolidated statements of financial position		
Current assets	₱26,932,670	₱23,978,257
Noncurrent assets	44,711,720	47,167,468
Total assets	71,644,390	71,145,725
Current liabilities	14,594,144	16,521,155
Noncurrent liabilities	11,440,349	12,439,559
Total liabilities	26,034,493	28,960,714
Equity	₱45,609,897	₱42,185,011
Consolidated statements of comprehensive income		
Revenue	₱52,424,427	₱28,250,369
Cost of sales	26,239,570	19,699,417
Gross profit	26,184,857	8,550,952
Operating expenses	(9,265,160)	(4,554,062)
Other expenses - net	(374,475)	(577,542)
Income before income tax	16,545,222	3,419,348
Provision for (benefit from) income tax	345,124	132,598
Net income	16,200,098	3,286,750
Other comprehensive loss	(21,661)	(24,454)
Total comprehensive income	₱16,178,437	₱3,262,296
Cash flow information		
Operating	21,279,776	₱9,816,715
Investing	(3,737,976)	(4,176,124)
Financing	(17,587,805)	(4,044,738)
Effect of exchange rate changes on cash and cash equivalents	174,463	31,652
Net increase (decrease) in cash and cash equivalents	₱128,458	₱1,627,505



The accumulated balances of material noncontrolling-interest of SMPC and subsidiaries as at December 31, 2021 and 2020 amounted to ₱19,969.41 million and ₱18,656.91 million, respectively. Dividends paid to noncontrolling interests amounted to ₱5,527.46 million in 2020 and 2019.

31. Leases

The Group as a Lessee

The Group has lease contracts for various items of land, office spaces and foreshore leases used in its operations. Leases of land and foreshore lease generally have lease terms between five (5) and 25 years, while office spaces generally have lease terms of two (2) to seven (7) years. The Group also has certain leases of office spaces, warehouse and storage spaces which have lease terms of 12 months or less. The Group applies the 'short-term lease' recognition exemption for these leases.

Movements in the Group's right-of-use assets and lease liabilities follow:

Right of use assets

	Year ended December 31, 2021		
	Land	Office space	Total
Cost			
Balances at beginning of year	₱177,586	₱103,168	₱280,754
Additions	–	13,350	13,350
Balances at end of year	177,586	116,518	294,104
Accumulated amortization			
Balances at beginning of year	37,206	60,454	97,660
Amortization (Notes 22 and 23)	5,166	45,547	50,713
Balances at end of year	42,372	106,001	148,373
	₱135,214	₱10,517	₱145,731
	Year ended December 31, 2020		
	Land	Office space	Total
Cost			
Balances at beginning of year	₱169,020	₱165,677	₱334,697
Additions	8,566	1,454	10,020
Balances at end of year	177,586	167,131	344,717
Accumulated amortization			
Balances at beginning of year	18,488	49,794	68,282
Amortization (Notes 22 and 23)	18,718	10,660	29,378
Balances at end of year	37,206	60,454	97,660
Contract modification (Note 26)	–	(63,963)	(63,963)
	₱140,380	₱42,714	₱183,094

On June 30, 2021, the Group purchased the parcels of land under PSALM OEN which amounted to ₱43.11 million (see Notes 11 and 35). Unused rentals as of option exercise date amounted to ₱1.13 million which was applied against the total purchase price.



Lease liabilities

	2021	2020
Beginning balance	₱127,987	₱218,217
Additions	12,888	10,020
Payment	(46,623)	(43,872)
Accretion (Note 25)	3,155	9,909
Contract modification (Note 26)	–	(66,287)
	₱97,407	₱127,987

The following are the amounts recognized in consolidated statements of income in 2021 and 2020:

	2021	2020
Depreciation expense of right-of-use assets charged to:		
Cost of sales and services (Note 22)	₱11,664	₱7,268
Operating expenses (Note 23)	39,049	22,110
Expenses relating to short-term leases charged to operating expenses (Note 23)	170,860	209,688
Interest expense on lease liabilities (Note 25)	5,039	9,909
	₱226,612	₱248,975

The Group has several lease contracts that include extension and termination options. These options are negotiated by management to provide flexibility in managing the leased-asset portfolio and align with the Group's business needs. Management exercises significant judgement in determining whether these extension and termination options are reasonably certain to be exercised (see Note 3). In 2020, the Group entered into lease contract modification in its office space to revise the lease term to 12 months. Following PFRS 16, the Group derecognized the outstanding right-of use assets and lease liabilities, and recognized gain on lease contract modification presented under "Other income (charges) - net" in consolidated statements of income amounting to ₱2.32 million (see Note 26).

As of December 31, 2021 and 2020, future undiscounted minimum lease payments under operating lease are as follows:

	2021	2020
Within one year	₱29,883	₱57,458
After one year but not more than five years	57,261	84,524
More than five years	37,410	48,469
	₱124,554	₱190,451

Operating Lease - As Lessor

The Group entered into lease agreements with third parties covering its investment property portfolio (see Note 10). The lease agreements provide for a fixed monthly rental with an escalation ranging from 4.50% to 7.00% and 5.00% to 7.00% annually in 2021 and 2020, respectively. These are renewable under the terms and condition agreed with the lessees.



As of December 31, 2021 and 2020, future minimum lease receivables under the aforementioned operating lease are as follows:

	2021	2020
Within one year	₱54,275	₱33,066
After one year but not more than five years	71,791	69,994
More than five years	69,409	16,470
	₱195,475	₱119,530

32. Operating Segments

Business Segment Information

For management purposes, the Group is organized into seven (7) major business units that are largely organized and managed separately according to industry. Reporting operating segments are as follows:

- Construction and others - engaged in various construction projects and construction-related businesses such as production and trading of concrete products, handling steel fabrication and electrical and foundation works.
- Coal mining - engaged in the exploration, mining and development of coal resources on Semirara Island in Caluya, Antique.
- Nickel mining - engaged primarily in mining and selling nickel ore from existing stockpile in Acoje mines in Zambales and Berong mines in Palawan.
- Real estate - focused in mid-income residential development carried under the brand name DMCI Homes. It is also engaged in hotel services and property management.
- On-grid Power - engaged in power generation through coal-fired power plants providing electricity to distribution utilities and indirect members of WESM.
- Off-grid Power - engaged in power generation through satellite power plants providing electricity to areas that are not connected to the main transmission grid.
- Water - includes share in net earnings from associates, MWHCI and Subic Water, which are engaged in water services for the west portion of Metro Manila and Olongapo City and Subic Bay Freeport, respectively.

No operating segments have been aggregated to form the above reportable operating segments. Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on revenue, earnings before interest, income taxes and depreciation and amortization (EBITDA) and operating profit or loss, and is measured consistently in the consolidated financial statements. The Group's management reporting and controlling systems use accounting policies that are the same as those described in Note 2 in the summary of significant accounting policies under PFRSs.

EBITDA is the measure of segment profit (loss) used in segment reporting and comprises of revenues, cost of sales and services and selling and general administrative expenses before interest, taxes and depreciation and amortization.

The Group disaggregates its revenue information in the same manner as it reports its segment information. The Group, through its on-grid power segment, has electricity sales to a power distribution utility company that accounts for about 16%, 5% and 7% of the Group's total revenue in 2021, 2020 and 2019, respectively.



Group financing (including finance costs and finance income) and income taxes are also managed per operating segments. Transfer prices between operating segments are on an arm's length basis in a manner similar to transactions with third parties.

Business Segments

The following tables present revenue, net income and depreciation and amortization information regarding business segments for the years ended December 31, 2021, 2020 and 2019 and property, plant and equipment additions, total assets and total liabilities for the business segments as of December 31, 2021, 2020 and 2019.



Year ended December 31, 2021

	Construction and Others*	Coal Mining	Nickel Mining	Real Estate Development	Power On-Grid	Power Off-Grid	Water	Parent Company	Total
Revenue	₱22,927,814	₱35,592,979	₱4,022,442	₱24,328,512	₱16,831,449	₱4,639,673	₱-	₱-	₱108,342,869
Equity in net earnings of associates and joint ventures	-	-	-	17,863	-	-	1,594,465	-	1,612,328
Other income (expense)	188,098	405,248	89,241	1,085,665	178,204	19,062	-	3,737	1,969,255
	23,115,912	35,998,227	4,111,683	25,432,040	17,009,653	4,658,735	1,594,465	3,737	111,924,452
Cost of sales and services (before depreciation and amortization)	20,366,379	13,619,257	1,133,315	17,437,072	6,031,451	2,892,659	-	-	61,480,133
Government share (Note 23)	-	6,354,771	-	-	-	-	-	-	6,354,771
General and administrative expense (before depreciation and amortization)	676,490	488,082	767,008	2,306,983	2,247,200	700,675	-	57,726	7,244,164
	21,042,869	20,462,110	1,900,323	19,744,055	8,278,651	3,593,334	-	57,726	75,079,068
EBITDA	2,073,043	15,536,117	2,211,360	5,687,985	8,731,002	1,065,401	1,594,465	(53,989)	36,845,384
Other income (expenses)									
Finance income (cost) (Notes 24 and 25)	(34,939)	(289,913)	(8,491)	271,638	(664,092)	(42,178)	-	23,537	(744,438)
Depreciation and amortization (Notes 22 and 23)	(890,757)	(3,863,096)	(332,097)	(340,181)	(2,899,237)	(347,629)	-	(1,662)	(8,674,659)
Pretax income	1,147,347	11,383,108	1,870,772	5,619,442	5,167,673	675,594	1,594,465	(32,114)	27,426,287
Provision for income tax (Note 27)	192,856	89,751	213,181	891,400	280,371	87,003	-	4,601	1,759,163
Net income	₱954,491	₱11,293,357	₱1,657,591	₱4,728,042	₱4,887,302	₱588,591	₱1,594,465	(₱36,715)	₱25,667,124
Net income attributable to noncontrolling-interests	25,720	4,950,344	216,309	7,465	2,073,055	-	-	-	7,272,893
Net income attributable to equity holders of the Parent Company	₱928,771	₱6,343,013	₱1,441,282	₱4,720,577	₱2,814,247	₱588,591	₱1,594,465	(₱36,715)	₱18,394,231
Segment Assets									
Cash	₱2,013,179	₱4,610,250	₱799,786	₱4,472,228	₱3,602,873	₱227,343	₱-	₱2,616,359	₱18,342,018
Receivables and contract assets	12,779,930	4,433,532	336,803	28,367,197	2,636,970	1,498,936	-	3,606	50,056,974
Inventories	1,681,636	7,335,508	240,757	41,352,233	3,205,828	392,911	-	-	54,208,873
Investment in associates and joint venture	58,380	-	-	910,204	-	-	-	16,554,292	17,522,876
Fixed assets**	3,224,602	7,194,858	4,810,768	1,846,968	36,625,392	5,979,481	-	6,888	59,688,957
Others	5,407,199	1,049,960	737,009	5,413,720	1,632,192	1,030,514	-	55,196	15,325,790
	₱25,164,926	₱24,624,108	₱6,925,123	₱82,362,550	₱47,703,255	₱9,129,185	₱-	₱19,236,341	₱215,145,488
Segment Liabilities									
Contract liabilities	₱7,136,885	₱38,664	₱58,968	₱9,166,423	₱-	₱-	₱-	₱-	₱16,400,940
Short-term and long-term debt	1,158,224	3,363,603	350,000	32,634,592	11,703,032	3,839,150	-	-	53,048,601
Others	9,380,653	8,735,558	2,176,221	12,717,497	2,047,039	1,705,154	-	87,213	36,849,335
	₱17,675,762	₱12,137,825	₱2,585,189	₱54,518,512	₱13,750,071	₱5,544,304	₱-	₱87,213	₱106,298,876
Other disclosures									
Property, plant and equipment additions (Note 11)	₱770,279	₱3,246,371	₱413,929	₱572,760	₱2,480,842	₱1,100,745	₱-	₱796	₱8,585,722
Acquisition of land for future development (Note 7)	-	-	-	589,788	-	-	-	-	589,788
Transfer of undeveloped land (Notes 7 and 11)	-	-	-	140,134	-	-	-	-	140,134

*Revenue from construction segment includes sales and service revenue from Wire Rope.

**Includes property, plant and equipment, investment properties and exploration and evaluation assets



Year ended December 31, 2020

	Construction and Others*	Coal Mining	Nickel Mining	Real Estate Development	Power On-Grid	Power Off-Grid	Water	Parent Company	Total
Revenue	₱16,930,349	₱16,488,547	₱2,471,999	₱16,078,509	₱11,761,902	₱3,968,793	₱-	₱-	₱67,700,099
Equity in net earnings of associates and joint ventures	-	(307)	-	(3,846)	-	-	1,550,284	-	1,546,131
Other income (expense)	(3,677)	229,762	(30,036)	733,125	102,816	700	-	1,868	1,034,558
	16,926,672	16,718,002	2,441,963	16,807,788	11,864,718	3,969,493	1,550,284	1,868	70,280,788
Cost of sales and services (before depreciation and amortization)	14,935,397	9,646,668	610,882	12,789,063	3,966,053	2,427,241	-	-	44,375,304
Government share (Note 23)	-	1,813,594	-	-	-	-	-	-	1,813,594
General and administrative expense (before depreciation and amortization)	679,698	382,970	658,709	2,052,167	1,941,256	618,448	-	151,917	6,485,165
	15,615,095	11,843,232	1,269,591	14,841,230	5,907,309	3,045,689	-	151,917	52,674,063
EBITDA	1,311,577	4,874,770	1,172,372	1,966,558	5,957,409	923,804	1,550,284	(150,049)	17,606,725
Other income (expenses)									
Finance income (cost) (Notes 24 and 25)	(20,271)	(336,852)	2,143	316,295	(705,016)	(16,124)	-	71,805	(688,020)
Depreciation and amortization (Notes 22 and 23)	(784,436)	(2,680,127)	(347,848)	(445,781)	(3,624,099)	(278,490)	-	(5,243)	(8,166,024)
Pretax income	506,870	1,857,791	826,667	1,837,072	1,628,294	629,190	1,550,284	(83,487)	8,752,681
Provision for income tax (Note 27)	172,827	60,008	245,260	654,276	104,702	92,324	-	15,175	1,344,572
Net income	₱145,665	₱1,797,783	₱581,407	₱1,371,174	₱1,523,592	₱536,866	₱1,550,284	(₱98,662)	₱7,408,109
Net income attributable to noncontrolling-interests	24,957	779,408	98,584	1,471	644,740	-	-	-	1,549,160
Net income attributable to equity holders of the Parent Company	₱309,086	₱1,018,375	₱482,823	₱1,181,325	₱878,852	₱536,866	₱1,550,284	(₱98,662)	₱5,858,949
Segment Assets									
Cash	₱1,466,101	₱5,662,912	₱1,092,649	₱4,766,267	₱2,421,678	₱159,462	₱-	₱3,349,381	₱18,918,450
Receivables and contract assets	11,504,253	1,562,046	131,152	21,907,872	2,065,604	1,236,647	-	2,788	38,410,362
Inventories	1,690,932	6,856,198	268,322	40,892,821	3,883,945	303,171	-	-	53,895,389
Investment in associates and joint venture	58,380	-	-	807,049	-	-	-	15,725,132	16,590,561
Fixed assets**	3,601,813	8,740,323	4,991,661	2,025,565	37,797,435	5,223,732	-	4,991	62,385,520
Others	4,369,833	939,465	619,978	5,458,362	1,912,838	836,267	-	56,514	14,193,257
	₱22,691,312	₱23,760,944	₱7,103,762	₱75,857,936	₱48,081,500	₱7,759,279	₱-	₱19,138,806	₱204,393,539
Segment Liabilities									
Contract liabilities	₱6,262,469	₱32,193	₱-	₱10,378,964	₱-	₱-	₱-	₱-	₱16,673,626
Short-term and long-term debt	877,825	5,853,255	-	28,314,873	14,020,817	2,822,200	-	-	51,888,970
Others	8,486,029	6,601,009	2,311,982	13,348,918	2,261,785	1,538,404	-	80,045	34,628,172
	₱15,626,323	₱12,486,457	₱2,311,982	₱52,042,755	₱16,282,602	₱4,360,604	₱-	₱80,045	₱103,190,768
Other disclosures									
Property, plant and equipment additions (Note 11)	₱739,140	₱3,179,867	₱113,250	₱453,883	₱2,589,369	₱869,332	₱-	₱1,103	₱7,945,944
Acquisition of land for future development (Note 7)	-	-	-	3,213,209	-	-	-	-	3,213,209
Transfer of undeveloped land (Notes 7 and 11)	-	-	-	362,568	-	-	-	-	362,568

*Revenue from construction segment includes sales and service revenue from Wire Rope.

**Includes property, plant and equipment, investment properties and exploration and evaluation assets



Year ended December 31, 2019

	Construction and Others*	Coal Mining	Nickel Mining	Real Estate Development	Power On-Grid	Power Off-Grid	Water	Parent Company	Total
Revenue	₱18,835,203	₱29,085,433	₱1,610,297	₱18,519,744	₱15,169,123	₱4,541,421	₱-	₱-	₱87,761,221
Equity in net earnings of associates and joint ventures	-	691	-	(1,364)	-	-	1,803,058	-	1,802,385
Other income (expense)	33,378	(14,929)	42,153	1,118,345	214,361	21,366	-	3,360	1,418,034
	18,868,581	29,071,195	1,652,450	19,636,725	15,383,484	4,562,787	1,803,058	3,360	90,981,640
Cost of sales and services (before depreciation and amortization)	15,852,434	13,855,809	432,747	13,000,136	5,961,492	2,917,280	-	-	52,019,898
Government share (Note 24)	-	3,927,055	-	-	-	-	-	-	3,927,055
General and administrative expense (before depreciation and amortization)	750,661	648,581	575,095	2,307,468	2,079,807	642,560	-	59,722	7,063,894
	16,603,095	18,431,445	1,007,842	15,307,604	8,041,299	3,559,840	-	59,722	63,010,847
EBITDA	2,265,486	10,639,750	644,608	4,329,121	7,342,185	1,002,947	1,803,058	(56,362)	27,970,793
Other income (expenses)									
Finance income (cost) (Notes 25 and 26)	(36,656)	(511,128)	7,597	331,161	(543,594)	(26,105)	-	251,810	(526,915)
Impairment of goodwill	-	-	(1,637,430)	-	-	-	-	-	(1,637,430)
Depreciation and amortization (Notes 23 and 24)	(795,172)	(3,974,890)	(301,529)	(332,591)	(3,538,027)	(253,381)	-	(6,493)	(9,202,083)
Pretax income	1,433,658	6,153,732	(1,286,754)	4,327,691	3,260,564	723,461	1,803,058	188,955	16,604,365
Provision for income tax (Note 28)	384,914	(30,456)	100,874	1,363,867	(221,882)	112,278	-	49,314	1,758,909
Net income	₱1,048,744	₱6,184,188	(₱1,387,628)	₱2,963,824	₱3,482,446	₱611,183	₱1,803,058	₱139,641	₱14,845,456
Net income attributable to noncontrolling-interests	54,317	2,681,085	67,983	8,343	1,500,597	-	-	-	4,312,325
Net income attributable to equity holders of the Parent Company	₱994,427	₱3,503,103	(₱1,455,611)	₱2,955,481	₱1,981,849	₱611,183	₱1,803,058	₱139,641	₱10,533,131
Segment Assets									
Cash	₱3,392,025	₱3,243,914	₱865,148	₱5,897,157	₱3,213,170	₱46,963	₱-	₱4,939,446	₱21,597,823
Receivables and contract assets	9,710,153	1,281,338	49,645	20,192,449	2,654,612	1,483,069	-	6,551	35,377,817
Inventories	1,222,789	6,384,701	321,080	37,593,332	3,834,869	309,682	-	-	49,666,453
Investment in associates and joint venture	58,380	51,203	-	825,677	-	-	-	14,279,098	15,214,358
Fixed assets**	3,659,060	10,000,076	5,190,450	1,722,497	38,556,292	4,446,604	-	9,719	63,584,698
Others	4,052,613	1,632,117	583,995	5,433,339	2,681,923	908,722	-	53,143	15,345,852
	₱22,095,020	₱22,593,349	₱7,010,318	₱71,664,451	₱50,940,866	₱7,195,040	₱-	₱19,287,957	₱200,787,001
Segment Liabilities									
Contract liabilities	₱6,760,924	₱32,124	₱-	₱9,624,719	₱-	₱-	₱-	₱-	₱16,417,767
Short-term and long-term debt	218,562	4,900,000	-	25,786,129	13,697,035	2,304,000	-	-	46,905,726
Others	8,402,980	6,199,825	2,190,502	12,801,540	3,302,154	1,663,553	-	64,880	34,625,434
	₱15,382,466	₱11,131,949	₱2,190,502	₱48,212,388	₱16,999,189	₱3,967,553	₱-	₱64,880	₱97,948,927
Other disclosures									
Property, plant and equipment additions (Note 11)	₱1,999,822	₱3,380,166	₱92,428	₱722,283	₱8,413,577	₱999,141	₱-	₱2,645	₱15,610,062
Acquisition of land for future development (Note 7)	-	-	-	6,649,655	-	-	-	-	6,649,655

*Revenue from construction segment includes sales and service revenue from Wire Rope.

**Includes property, plant and equipment, investment properties and exploration and evaluation assets



33. Financial Risk Management Objectives and Policies

The Group's principal financial instruments comprise interest-bearing loans and borrowings. The main purpose of these financial instruments is to raise financing for its operations and capital expenditures. The Group also has various significant other financial assets and liabilities, such as receivables and payables which arise directly from its operations.

The main risks arising from the use of financial instruments are liquidity risk, market risk and credit risk. The Group's BOD reviews and approves policies for managing each of these risks and they are summarized below.

a. Liquidity Risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities. The Group seeks to manage its liquidity profile to be able to service its maturing debts and to finance capital requirements. The Group maintains a level of cash and cash equivalents deemed sufficient to finance operations.

A significant part of the Group's financial assets that are held to meet the cash outflows include cash equivalents and accounts receivables. Although accounts receivables are contractually collectible on a short-term basis, the Group expects continuous cash inflows. In addition, although the Group's short-term deposits are collectible at a short notice, the deposit base is stable over the long term as deposit rollovers and new deposits can offset cash outflows.

Moreover, the Group considers the following as mitigating factors for liquidity risk:

- It has available lines of credit that it can access to answer anticipated shortfall in sales and collection of receivables resulting from timing differences in programmed inflows and outflows.
- It has very diverse funding sources.
- It has internal control processes and contingency plans for managing liquidity risk. Cash flow reports and forecasts are reviewed on a weekly basis in order to quickly address liquidity concerns. Outstanding trade receivables are closely monitored to avoid past due collectibles.
- The Group regularly evaluates its projected and actual cash flows. It also continuously assesses conditions in the financial markets for opportunities to pursue fund-raising activities. Fund-raising activities may include bank loans and capital market issues both on-shore and off-shore which is included in the Group's corporate planning for liquidity management.

The following table summarizes the maturity profile of the Group's financial assets and financial liabilities as of December 31, 2021 and 2020, based on contractual undiscounted cash flows. The table also analyses the maturity profile of the Group's financial assets in order to provide a complete view of the Group's contractual commitments.

	2021				Total
	Within 1 year	Beyond 1 year up to 2 years	Beyond 2 years up to 3 years	Beyond 3 years	
Financial assets at amortized cost					
Cash in banks and cash equivalents	₱18,313,995	₱-	₱-	₱-	₱18,313,995
Receivables - net					
Trade:					
General construction	5,717,748	1,592,200	336,865	555,568	8,202,381
Real estate	3,662,800	-	-	-	3,662,800
Electricity sales	4,283,821	-	-	-	4,283,821

(Forward)



	2021				Total
	Within 1 year	Beyond 1 year up to 2 years	Beyond 2 years up to 3 years	Beyond 3 years	
Coal mining	₱4,298,951	₱-	₱-	₱-	₱4,298,951
Nickel mining	260,322	-	-	-	260,322
Merchandising and others	104,042	-	-	-	104,042
Receivables from related parties	1,377,041	-	-	-	1,377,041
Other receivables	2,257,020	-	-	-	2,257,020
Other assets					
Refundable deposits	730,895	107,013	2,533	17,540	857,981
Deposit in escrow fund	229,207	-	-	-	229,207
Security deposits	11,007	-	2,481	-	13,488
	41,246,849	1,699,213	341,879	573,108	43,861,049
Other Financial Liabilities					
Short-term debt*	1,109,363	-	-	-	1,109,363
Accounts and other payables**	26,143,175	-	-	-	26,143,175
Liabilities for purchased land	601,817	815,476	9,111	144,965	1,571,369
Long-term debt*	10,962,919	9,137,194	9,083,318	25,530,283	54,713,714
Total undiscounted financial liabilities	38,817,274	9,952,670	9,092,429	25,675,248	83,537,621
Liquidity gap	₱2,429,575	(₱8,253,457)	(₱8,750,550)	(₱25,102,140)	(₱39,676,572)

*Including future interest payment.

**Excluding nonfinancial liabilities.

	2020				Total
	Within 1 year	Beyond 1 year to 2 years	Beyond 2 years to 3 years	Beyond 3 years	
Financial assets at amortized cost					
Cash in banks and cash equivalents	₱18,896,749	₱-	₱-	₱-	₱18,896,749
Receivables - net					
Trade:					
General construction	7,339,232	196,883	-	-	7,536,115
Real estate	6,492,700	-	-	-	6,492,700
Electricity sales	2,745,277	-	-	-	2,745,277
Coal mining	1,439,960	-	-	-	1,439,960
Nickel mining	110,570	-	-	-	110,570
Merchandising and others	95,194	-	-	-	95,194
Receivables from related parties	591,216	-	-	-	591,216
Other receivables	1,411,223	-	-	-	1,411,223
Other assets					
Refundable deposits	243,036	86,222	6,486	-	335,744
Deposit in escrow fund	229,207	-	-	-	229,207
Security deposits	-	-	2,886	-	2,886
	39,594,364	283,105	9,372	-	39,886,841
Other Financial Liabilities					
Short-term debt*	5,826,370	-	-	-	5,826,370
Accounts and other payables**	21,608,231	-	-	-	21,608,231
Liabilities for purchased land	1,833,515	19,303	60,985	105,803	2,019,606
Long-term debt*	11,430,839	10,877,318	11,451,269	19,761,308	53,520,734
Total undiscounted financial liabilities	40,698,955	10,896,621	11,512,254	19,867,111	82,974,941
Liquidity gap	(₱1,104,591)	(₱10,613,516)	(₱11,502,882)	(₱19,867,111)	(₱43,088,100)

*Including future interest payment.

**Excluding nonfinancial liabilities

b. *Market Risk*

Market risk is the risk of loss to future earnings, to fair values or to future cash flows that may result from changes in the price of a financial instrument. The value of a financial instrument may change as a result of changes in equity prices, market prices, interest rates and foreign currency exchange rates.



The sensitivity analyses have been prepared on the following bases:

- Equity price risk - movements in equity indices
- Market price risk - movements in one-year historical coal and nickel prices
- WESM price risk - movement in WESM price for energy
- Interest rate risk – movement in market interest rate on unsecured bank loans
- Foreign currency risk - yearly movement in the foreign exchange rates

The assumption used in calculating the sensitivity analyses of the relevant income statement item is the effect of the assumed changes in respective market risks. This is based on the financial assets and financial liabilities held at December 31, 2021 and 2020.

c. Equity Price Risk

The Group's equity price risk exposure at year-end relates to financial assets whose values will fluctuate as a result of changes in market prices, principally, equity securities classified as Equity investment designated at FVOCI.

Quoted securities are subject to price risk due to changes in market values of instruments arising either from factors specific to individual instruments or their issuers or factors affecting all instruments traded in the market. The Group's market risk policy requires it to manage such risks by setting and monitoring objectives and constraints on investments; diversification plan; and limits on investment in each industry or sector.

The analyses below are performed for reasonably possible movements in the Philippine Stock Exchange (PSE) index for quoted shares and other sources for golf and club shares with all other variables held constant, showing the impact on equity:

	Change in variable		Effect on equity (Other comprehensive income)	
	2021	2020	2021	2020
PSE	+0.99%	+8.06%	(₱192)	(₱596)
	-0.99%	-8.06%	192	596
Others	+15.85%	+8.46%	3,056	626
	-15.85%	-8.46%	(3,056)	(626)

The sensitivity analyses shown above are based on the assumption that the movement in PSE composite index and other quoted equity securities will be most likely be limited to an upward or downward fluctuation of 0.99% and 15.85% in 2021 and 8.06% and 8.46% in 2020, respectively.

The Group, used as basis of these assumptions, the annual percentage change in PSE composite index and annual percentage change of quoted prices as obtained from published quotes of golf and club shares.

The impact of sensitivity of equity prices on the Group's equity excludes the impact on transactions affecting the consolidated statements of income.

d. Commodity Price Risk

Price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market.



Coal

The price that the Group can charge for its coal is directly and indirectly related to the price of coal in the world coal market. In addition, as the Group is not subject to domestic competition in the Philippines, the pricing of all of its coal sales is linked to the price of imported coal. World thermal coal prices are affected by numerous factors outside the Group's control, including the demand from customers which is influenced by their overall performance and demand for electricity. Prices are also affected by changes in the world supply of coal and may be affected by the price of alternative fuel supplies, availability of shipping vessels as well as shipping costs.

As the coal price is reset on a periodic basis under coal supply agreements, this may increase its exposure to short-term coal price volatility.

There can be no assurance that world coal prices will be sustained or that domestic and international competitors will not seek to replace the Group in its relationship with its key customers by offering higher quality, better prices or larger guaranteed supply volumes, any of which would have a materially adverse effect on the Group's profits.

To mitigate this risk, the Group continues to improve the quality of its coal and diversify its market from power industry, cement industry, other local industries and export market. This will allow flexibility in the distribution of coal to its target customers in such manner that minimum target average price of its coal sales across all its customers will still be achieved. Also, in order to mitigate any negative impact resulting from price changes, it is the Group's policy to set minimum contracted volume for customers with long term supply contracts for each given period (within the duration of the contract) and pricing is negotiated on a monthly basis to even out the impact of any fluctuation in coal prices, thus, protecting its target margin. The excess volumes are allocated to spot sales which may command different price than those contracted already since the latter shall follow pricing formula per contract.

Nevertheless, on certain cases temporary adjustments on coal prices with reference to customers following a certain pricing formula are requested in order to recover at least the cost of coal if the resulting price is abnormally low vis-à-vis cost of production (i.e., abnormal rise in cost of fuel, foreign exchange).

Below are the details of the Group's coal sales to the domestic market and to the export market (as a percentage of total coal sales volume):

	2021	2020
Domestic market	27.33%	24.96%
Export market	72.67%	75.04%
	100%	100%



The following table shows the effect on income before income tax should the change in the prices of coal occur based on the inventory of the Group as of December 31, 2021 and 2020 with all other variables held constant. The change in coal prices used in the simulation assumes fluctuation from the lowest and highest price based on 1-year historical price movements in 2021 and 2020.

Change in coal price	Effect on income before income tax	
	2021	2020
<i>Based on ending coal inventory</i>		
Increase by 83% in 2021 and 22% in 2020	₱916,186,257	₱501,215,811
Decrease by 83% in 2021 and 22% in 2020	(916,186,257)	(501,215,811)
<i>Based on coal sales volume</i>		
Increase by 155% in 2021 and 22% in 2020	₱12,103,657,136	₱4,745,718,21
Decrease by 155% in 2021 and 22% in 2020	(12,103,657,136)	(4,745,718,21)

e. *Interest Rate Risk*

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to market risk for changes in interest rates relates primarily to the Group's long-term debt obligations. The Group's policy is to manage its interest cost using a mix of fixed and variable rate debt.

The following table demonstrates the sensitivity of the Group's income before income tax and equity to a reasonably possible change in interest rates, with all variables held constant, through the impact on floating rate borrowings:

	2021		
	Change in basis points	Effect on income before income tax	
		Effect on equity	
Peso floating rate borrowings	+100 bps	₱185,760	₱139,320
	-100 bps	(185,760)	(139,320)
2020			
	Change in basis points	Effect on income before income tax	
		Effect on equity	
Peso floating rate borrowings	+100 bps	₱88,797	₱62,158
	-100 bps	(88,797)	(62,158)

The sensitivity analyses shown above are based on the assumption that the interest movements will be more likely be limited to hundred basis points upward or downward fluctuation in both 2021 and 2020. The forecasted movements in percentages of interest rates used were derived based on the Group's historical changes in the market interest rates on unsecured bank loans.

f. *Foreign Currency Risk*

Foreign currency risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Group's currency risks arise mainly from cash and cash equivalents, receivables, accounts and other payable, short-term loans and long-term loans of the Group which are denominated in a currency other than the Group's functional



currency. The effect on the Group's consolidated statements of income is computed based on the carrying value of the floating rate receivables as at December 31, 2021 and 2020.

The Group does not have any foreign currency hedging arrangements.

The following tables demonstrates the sensitivity to a reasonably possible change in foreign exchange rates, with all variables held constant, of the Group's income before income tax (due to changes in the fair value of monetary assets and liabilities):

	Increase (decrease) in foreign currency rate		Effect on income before income tax (in PHP)	
	2021	2020	2021	2020
US Dollar ¹	+2.40%	+2.70%	(P154,011)	(P10,925)
	-2.40%	-2.70%	154,011	10,925
Japanese Yen ²	+0.57%	+3.90%	(1,304)	1,021
	-0.57%	-3.90%	1,304	(1,021)
Singaporean Dollar ³	+0.78%	+0.60%	—	(1)
	-0.78%	-0.60%	—	1
UK Pounds ⁴	+0.12%	+3.51%	(1)	34
	-0.12%	-3.51%	1	(34)
E.M.U. Euro ⁵	+0.47%	+0.99%	(320)	403
	-0.47%	-0.99%	320	(403)
Australian Dollar ⁶	+0.71%	+2.59%	—	31,232
	-0.71%	-2.59%	—	(31,232)

1. The exchange rates used were P50.77 to \$1 and P48.02 to \$1 for the year ended December 31, 2021 and 2020, respectively.

2. The exchange rates used were P0.44 to ¥1 and P0.46 to ¥1 for the year ended December 31, 2021 and 2020, respectively.

3. The exchange rates used were P37.55 to SGD 1 and P36.12 to SGD1 for the year ended December 31, 2021 and 2020, respectively.

4. The exchange rates used were P68.53 to £1 and P65.99 to £1 for the year ended December 31, 2021 and 2020, respectively.

5. The exchange rates used were P57.51 to €1 and P56.35 to €1 for the year ended December 31, 2021 and 2020, respectively.

6. The exchange rates used were P36.80 to AUD 1 and P35.26 to AUD 1 for the year ended December 31, 2021 and 2020, respectively.

Information on the Group's foreign currency-denominated monetary assets and liabilities and their Philippine Peso equivalents as of December 31, 2021 and 2020 follows:

	2021						
	U.S. Dollar	Japanese Yen	Singaporean Dollar	UK Pounds	E.M.U Euro	Australian Dollar	Equivalent in PHP
Financial assets							
Cash and cash equivalents	\$74,634	¥427,542	\$—	£13	€985	\$—	₱4,039,621
Receivables	51,525	90,831	—	—	199	—	2,667,512
	126,159	518,373	—	13	1,184	—	6,707,133
Financial liabilities							
Accounts payable and accrued expenses	(70,611)	—	—	—	—	—	(3,584,928)
	(70,611)	—	—	—	—	—	(3,584,928)
	(\$55,548)	₱518,373	(\$—)	£13	€1,184	\$—	₱3,122,205



2020

	U.S. Dollar	Japanese Yen	Singaporean Dollar	UK Pounds	E.M.U Euro	Australian Dollar	Equivalent in PHP
Financial assets							
Cash and cash Equivalents	\$25,951	¥56,829	\$-	£15	€202	\$-	₱1,285,371
Receivables	13,991	-	-	-	174	33,190	1,890,003
	39,942	56,829	-	15	376	33,190	3,175,374
Financial liabilities							
Accounts payable and accrued expenses	(48,365)	(304)	(4)	-	(4)	-	(2,308,030)
	(48,365)	(304)	(4)	-	(4)	-	(2,308,030)
	(\$8,423)	¥56,525	(\$4)	£15	€372	\$33,190	₱867,344

The effect on the Group's income before tax is computed on the carrying value of the Group's foreign currency denominated financial assets and liabilities as at December 31, 2021 and 2020.

g. *Credit Risk*

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. The Group's maximum exposure to credit risk for the components of the consolidated statements of financial position at December 31, 2021 and 2020 is the carrying amounts except for real estate receivables. The Group's exposure to credit risk arises from default of the counterparties which include certain financial institutions, real estate buyers, subcontractors, suppliers and various electric companies. Credit risk management involves dealing only with recognized, creditworthy third parties. It is the Group's policy that all counterparties who wish to trade on credit terms are subject to credit verification procedures. The Treasury Department's policy sets a credit limit for each counterparty. In addition, receivable balances are monitored on an ongoing basis. The Group's financial assets are not subject to collateral and other credit enhancement except for real estate receivables. As of December 31, 2021 and 2020, the Group's exposure to bad debts is significant for the power on-grid segment and those with doubtful of collection had been provided with allowance as discussed in Note 5.

Real estate contracts

Customer credit risk is managed by each business unit subject to the Group's established policy, procedures and control relating to customer credit risk management. Credit quality of a customer is assessed based on an extensive credit rating scorecard and individual credit limits are defined in accordance with this assessment. Outstanding customer receivables and contract assets are regularly monitored.

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

The assessment of the correlation between historical observed default rates, forecast economic conditions (inflation and interest rates) and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future.



The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assets disclosed in Note 2. Title of the real estate property is only transferred to the customer if the consideration had been fully paid. In case of default, after enforcement activities, the Group has the right to cancel the sale and enter into another CTS to another customer after certain proceedings (e.g. grace period, referral to legal, cancellation process, reimbursement of previous payments) had been completed. Given this, based on the experience of the Group, the maximum exposure to credit risk at the reporting date is nil considering that fair value less cost to repossess of the real estate projects is higher than the exposure at default (i.e., recovery rate is more than 100%). The Group evaluates the concentration of risk with respect to trade receivables and contract assets as low, as its customers are located in several jurisdictions and industries and operate in largely independent markets.

Electricity sales

The Group earns substantially all of its revenue from bilateral contracts, WESM and from various electric companies. WESM and the various electric companies are committed to pay for the energy generated by the power plant facilities.

Under the current regulatory regime, the generation rate charged by the Group to WESM is determined in accordance with the WESM Price Determination Methodology (PDM) approved by the ERC and are complete pass-through charges to WESM. PDM is intended to provide the specific computational formula that will enable the market participants to verify the correctness of the charges being imposed. Likewise, the generation rate charged by the Group to various electric companies is not subject to regulations and are complete pass-through charges to various electric companies.

Impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns (i.e., by geographical region, product type, customer type and rating, and coverage by letters of credit or other forms of credit insurance). The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.

Coal mining and nickel mining

The Group evaluates the financial condition of the local customers before deliveries are made to them. On the other hand, export sales are covered by sight letters of credit issued by foreign banks subject to the Group's approval, hence, mitigating the risk on collection.

The Group generally offers 80% of coal delivered payable within thirty (30) days upon receipt of billing and the remaining 20% payable within 15 days after receipt of final billing based on final analysis of coal delivered.

Impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns (i.e., by geographical region, product type, customer type and rating, and coverage by letters of credit or other forms of credit insurance). The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.



General construction

The credit risk for construction receivables is mitigated by the fact that the Group can resort to carry out its contractor's lien over the project with varying degrees of effectiveness depending on the jurisprudence applicable on location of the project. A contractor's lien is the legal right of the Group to take over the projects-in-progress and have priority in the settlement of contractor's receivables and claims on the projects-in-progress and have priority in the settlement of contractor's receivables and claims on the projects in progress is usually higher than receivables from and future commitments with the project owners. Trade and retention receivables from project owners are normally high standard because of the creditworthiness of project owners and collection remedy of contractor's lien accorded contractor in certain cases.

The provision matrix is initially based on the Group's historical observed default rates. The Group will calibrate the matrix to adjust the historical credit loss experience with forward-looking information.

Generally, trade receivables are written off when deemed unrecoverable and are not subject to enforcement activity. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assets.

With respect to the credit risk arising from the other financial assets of the Group, which comprise cash and cash equivalents, the Group's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments. The Group transacts only with institutions or banks that have proven track record in financial soundness.

Given the Group's diverse base of counterparties, it is not exposed to large concentrations of credit risk.

The tables below present the summary of the Group's exposure to credit risk as of December 31 and show the credit quality of the assets by indicating whether the assets are subjected to the 12-month ECL or lifetime ECL.

	2021			Total
	12-month ECL	Lifetime ECL Not credit impaired	Lifetime ECL Credit impaired	
Cash in bank and cash equivalents	₱18,313,995	₱-	₱-	₱18,313,995
Receivables				
Trade				
General construction	—	8,202,381	—	8,202,381
Real estate	—	3,662,800	—	3,662,800
Electricity sales	—	3,416,789	867,032	4,283,821
Coal mining	—	4,257,024	41,927	4,298,951
Nickel mining	—	260,322	—	260,322
Merchandising	—	104,042	—	104,042
Receivable from related parties	—	1,377,041	—	1,377,041
Other receivables	—	2,257,020	862,696	3,119,716
Security deposits	13,488	—	—	13,488
Refundable deposits	1,157,768	—	—	1,157,768
Deposit in escrow funds	229,207	—	—	229,207
Total	₱19,714,458	₱23,537,419	₱1,771,655	₱45,023,532



	2020			
	12-month ECL	Lifetime ECL Not credit impaired	Lifetime ECL Credit impaired	Total
Cash in bank and cash equivalents	₱18,896,749	₱-	₱-	₱18,896,749
Receivables				
Trade				
General construction	-	7,536,115	-	7,536,115
Real estate	-	6,492,700	-	6,492,700
Electricity sales	-	2,745,277	867,032	3,612,309
Coal mining	-	1,439,960	41,927	1,481,887
Nickel mining	-	110,570	-	110,570
Merchandising	-	95,194	-	95,194
Receivable from related parties	-	591,216	-	591,216
Other receivables		1,411,224	829,308	2,240,532
Security deposits	2,886	-	-	2,886
Refundable deposits	335,744	-	-	335,744
Deposit in escrow funds	229,207	-	-	229,207
Total	₱19,464,586	₱20,422,256	₱1,738,267	₱41,625,109

The Group did not accrue any interest income on impaired financial assets.

Fair Value of Financial Instruments

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

	2021		2020	
	Carrying Value	Fair Value	Carrying Value	Fair Value
Financial assets at amortized cost				
Cash and cash equivalents				
Cash in banks	₱13,318,692	₱13,318,692	₱9,601,156	₱9,601,156
Cash equivalents	4,995,303	4,995,303	9,295,593	9,295,593
Receivables - net				
Trade				
General construction	8,202,381	8,202,381	7,536,115	7,536,115
Real estate	3,662,800	3,662,800	6,492,700	6,492,700
Electricity sales	4,283,821	4,283,821	2,745,277	2,745,277
Coal mining	4,298,951	4,298,951	1,439,960	1,439,960
Nickel mining	260,322	260,322	110,570	110,570
Merchandising and others	104,042	104,042	95,194	95,194
Receivable from related parties	1,377,041	1,377,041	591,216	591,216
Other receivables	2,257,020	2,257,020	1,411,223	1,411,223
Refundable deposits	1,157,767	1,157,767	335,744	335,744
Deposit in escrow fund	229,207	229,207	229,207	229,207
Security deposits	13,488	13,488	2,886	2,886
	44,160,835	44,160,835	39,886,841	39,886,841
Equity investment designated at FVOCI				
Quoted securities	152,354	152,354	153,616	153,616
Unquoted securities	2,177	2,177	2,177	2,177
	154,531	154,531	155,793	155,793
	₱43,320,687	₱43,320,687	₱40,042,634	₱40,042,634
Other Financial Liabilities				
Accounts and other payables	₱26,143,175	₱26,143,175	₱24,813,775	₱24,813,775
Liabilities for purchased land	1,571,370	1,514,848	2,019,605	1,946,962
Short-term and long-term debt	53,048,601	55,823,076	51,888,970	54,221,693
	₱80,763,146	₱83,481,099	₱78,722,350	₱80,982,430



Financial assets

The fair values of cash and cash equivalents and receivables approximate their carrying amounts as of reporting dates due to the short-term nature of the transactions.

Refundable deposits are carried at cost since these are mostly deposits to a utility company as a consequence of its subscription to the electricity services of the said utility company needed for the Group's residential units.

Financial liabilities

The fair values of accounts and other payables and accrued expenses and payables to related parties approximate their carrying amounts as of reporting dates due to the short-term nature of the transactions.

Estimated fair value of long-term fixed rate loans and liabilities for purchased land are based on the discounted value of future cash flows using the applicable rates for similar types of loans with maturities consistent with those remaining for the liability being valued. For floating rate loans, the carrying value approximates the fair value because of recent and regular repricing (quarterly) based on market conditions.

The discount rates used for long-term debt range from 0.20% to 4.57% and 1.71% to 2.66% in 2021 and 2020. The discount rates used for liabilities for purchased land range from 1.67% to 4.43% in 2021 and 1.12% to 2.78% in 2020.

Fair values of receivables, long-term debt, liabilities for purchased land and investment properties are based on Level 3 inputs while that of quoted Equity investment designated at FVOCI and financial assets at FVTPL are from Level 1 inputs.

There has been no reclassification from Level 1 to Level 2 or 3 category as of December 31, 2021 and 2020.

34. Contingencies and Commitments

a. Effectivity of Revenue Regulations (RR) 1-2018

On January 5, 2018, RR 1-2018 took effect pursuant to the effectivity of the Tax Reform for Acceleration and Inclusion (TRAIN) law beginning January 1, 2018. Among others, the new tax law raised the excise tax rates on domestic and imported coal from ₱10.0 per metric ton (MT) to ₱50.0 per MT in the first year of implementation, ₱100.0/MT in the second year, and ₱150.0/MT in the third and succeeding years. Based also on the RR, coal produced under coal operating contracts entered into by the Government pursuant to PD No. 972, as well as those exempted from excise tax on mineral products under other laws, shall now be subject to the applicable rates beginning January 1, 2018.

On February 21, 2018, the Group requested for a clarification on this with the tax bureau and submitted a supplemental letter explaining why the excise tax provisions on coal under the TRAIN law will not apply to the Group under the terms and conditions of its COC with the DOE. In response, on December 17, 2018, Revenue Memorandum Circular (RMC) No. 105-2018 was issued, clarifying the payment of excise tax on domestic coal sales and specifically identifying the Group as merely a collecting agent (the Group collected from customers and remitted to the tax bureau). The RMC did not provide for the excise tax treatment of export coal sales (per RMC,



this will be tackled in a separate revenue memorandum issuance), but management believes that the Group is similarly not liable for this under the terms of its existing COC. Given this, management believes that both the timing and the amount of excise tax on exported coal that will be due from the Group, if any, are uncertain as of December 31, 2021 and 2020 and will only be confirmed when the said issuance will be issued by the tax bureau.

b. *DOE Resolution on Violation of Accreditation of Coal Traders*

On May 23, 2019, the trial shipment of 4,768.737 MT of the Group was shipped and delivered to Gold Anchorage Stevedoring and Arrastre Services, Inc. (GASAI). On June 6, 2019, the Group received an Order dated June 4, 2019 from the DOE directing the SMPC to: (a) File a verified Answer within 30 days from receipt; and (b) cease and desist from doing coal trading activities and operations. Order also states that the coal trader accreditation of SMPC is suspended until further notice.

On July 5, 2019, the Group filed its Verified Answer arguing that: (a) sale and delivery of coal to GASAI was done in good faith; (b) the cease and desist order (CDO) and suspension is disproportionately severe under the circumstances as it should only be directed to trading done with GASAI; and c) imposition of fines is only applicable to those entities who are not accredited.

On July 10, 2019, the Group wrote the DOE requesting deferment of that implementation of the CDO and/or suspension pending resolution of the DOE.

On July 12, 2019, the DOE held in abeyance the imposition of the implementation of the CDO subject to the following conditions:

- a. Order of abeyance is effective only for 30 days or until resolution of the Answer, whichever comes earlier;
- b. the Group to continue with its existing coal contracts, but shall not enter as party to any new coal supply agreement; and,
- c. the Group should faithfully comply with its commitments and obligations as an accredited coal trader.

On November 19, 2019, the Group received the DOE Resolution dated October 15, 2019 imposing the following penalties:

- Suspension of coal trading activities for 1 month, except to the Group-owned and other powerplants with existing coal supply agreements; and,
- Monetary penalty of ₱1.74 million.

On November 20, 2019, a motion for reconsideration to the Resolution dated October 15, 2019 was filed with the following prayer:

- The Resolution is null and void as it was issued in violation of the DOE Rules of Procedure; and,
- The CDO and Resolution are onerous and overbroad in scope as it was applied to unrelated transactions (not GASAI's) and inconsistent with the objectives of the Accreditation Guidelines.

On November 25, 2019, an amended motion for reconsideration was filed by the Group.



On January 3, 2020, the Group received letter from the DOE dated December 26, 2019 directing the former to file its position paper relative to the CDO in which the Group filed on January 10, 2020.

On March 16, 2021, DOE resolved to modifying its October 15, 2019 resolution as follows:

- Ordering payment of a fine of P610,000.00 instead
- Removal of the penalty of one-month suspension of the Company coal trader accreditation.

As of March 7, 2022, the case is presently pending for decision with the DOE.

c. *DOE Suspension of Mining Activities*

On October 2, 2019, a mudflow incident in the Molave Pit South Wall transpired. On October 11, 2019, the Group submitted to the DOE its Final Report on said incident.

Thereafter, on November 19, 2019, the DOE issued an Order dated November 14, 2019 suspending all mining activities at the site until compliance with certain conditions (hereafter 'DOE Order').

In a series of submissions on November 25, 29 and December 6, 2019, the Group submitted to the DOE a request to lift the suspension of mining operations and a list of compliances to the conditionalities required by the latter.

On December 26, 2019, the DOE, in a letter dated December 23, 2019, lifted the suspension order as the Group substantially complied with the conditions for the lifting. As of December 31, 2019, all liquefiable materials in the concerned area have been removed and a Safety Consultant has been hired. Consequently, all mining operations at the mine site has resumed.

d. Operating Lease Commitment - as a Lessee

Land Lease Agreement

As discussed in Note 11, the Group entered into an LLA with PSALM for the lease of land where the Power Plant is situated, for the period of 25 years, renewable for another 25 years upon mutual agreement. In 2009, the Group paid US\$3.19 million or its Peso equivalent ₱150.57 million as advance rental for the 25-year land lease.

Provisions of the LLA include that the Company has the option to buy the Option Assets upon issuance of an Option Existence Notice (OEN) by the lessor. Option assets are parcels of land that form part of the leased premises which the lessor offers for sale to the lessee.

The Group was also required to deliver and submit to the lessor a performance security amounting to ₱34.83 million in the form of Stand-by Letter of Credits. The Performance Security shall be maintained by the Company in full force and effect continuously without any interruption until the Performance Security expiration date. The Performance Security initially must be effective for the period of one year from the date of issue, to be replaced prior to expiration every year thereafter and shall at all times remain valid.

In the event that the lessor issues an OEN and the Group buy the option assets, the land purchase price should be equivalent to the highest of the following and/or amounts:



(i) assessment of the Provincial Assessors of Batangas Province; (ii) the assessment of the Municipal or City Assessor having jurisdiction over the particular portion of the leased premises; (iii) the zonal valuation of Bureau of Internal Revenue or, (iv) 21.00 per square meter (dollar). Valuation basis for (i) to (iii) shall be based on the receipt of PSALM of the option to exercise notice.

The exchange rate to be used should be the Philippine Dealing Exchange rate at the date of receipt of PSALM of the option to exercise notice.

On July 12, 2010, PSALM issued an OEN and granted the Company the “Option” to purchase parcels of land (Optioned Assets) that form part of the leased premises. The Company availed of the “Option” and paid the Option Price amounting to US\$0.32 million (₱14.72 million) exercisable within one year from the issuance of the Option Existence Notice.

On April 28, 2011, the Group sent a letter to PSALM requesting for the assignment of the option to purchase a lot with an area of 82,740 square meters in favor of the Group. On May 5, 2011, PSALM approved the assignment. On June 1, 2011, the Group exercised the land lease option at a purchase price of ₱292.62 million and is included as part of “Property, plant and equipment”.

On October 12, 2011, the Group reiterated its proposal to purchase the remainder of the Leased Premises not identified as Optioned Assets. One of the salient features of the proposal included the execution of Contract to Sell (CTS) between the Group and PSALM. This included the proposal of the Group to assign its option to purchase and sub-lease in favor of SLPGC.

On February 13, 2012, PSALM held off the approval of the proposal to purchase the portion of Calaca Leased Premises not identified as Optioned Assets, subject to further studies. On the same date, PSALM Board has approved the Company’s request to sub-lease a portion of the Calaca Leased Premises to SLPGC for the purpose of constructing and operating a power plant.

On February 14, 2014, the Group reiterated its proposal to purchase the Calaca Leased Premises not identified as Optioned Assets.

On February 1, 2017, the Group again reiterated to PSALM its proposal to purchase the Calaca Leased Premises.

On August 15, 2017, the Group exercised its option to purchase for a lot with an area of 9,548 square meters at a price of ₱10.56 million.

On September 24, 2019, PSALM informed the Group regarding lots ready for OEN issuance. On February 11, 2020, Group wrote PSALM seeking clarifications on the status of lots available for OEN.

On June 30, 2021, the Group exercised its option to purchase lots with a total area of 19,304 square meters for a consideration of ₱43.11 million (see Notes 11 and 31).

Foreshore lease

On April 2009, National Power Corporation (NAPOCOR or “NPC”) and the Department of Environment and Natural Resources -CENRO (DENR-CENRO) entered to a 25-year foreshore lease agreement. On July 29, 2009, DMCI HI won the open and competitive bidding of the 600MW Batangas Coal-Fired Thermal Power Plant conducted by PSALM. Subsequently, the rights of DMCI HI on the 600MW Batangas Coal-Fired Thermal Power Plant was assigned to



SCPC, PSALM and SCPC executed the Deed of Sale on the power plant. On December 29, 2011, NPC transferred its rights over the foreshore lease with DENR-CENRO thru an execution of Deed of Assignment in which the Company unconditionally agrees to assume all rights and obligations under the Foreshore Lease Contract. Lease payments is subject to reappraisal every 10 years of the contract. On the first 10 years of the lease, the rate is ₱2.65 million. The rate was reappraised in May 3, 2019. Starting April 2019, the rate will be ₱3.88 million until reappraised in 2029. Refer to Note 11 for the information and related disclosures.

e. DMCI Joint ventures and consortium agreements

DMCI entered into the following joint venture and consortium agreements:

2017

- *Cebu Link Joint Venture (CLJV)*, unincorporated joint venture between Acciona Construccion S.A, First Balfour, Inc and DMCI and is engaged in Engineering, Procurement and Construction contract related to the concession for the Cebu-Cordova Link Expressway. Corresponding interest of DMCI in CLJV is at 15%.

2018

- *Taisei DMCI Joint Venture (TDJV)*, unincorporated joint venture between Taisei Corporation and DMCI and is engaged to construct the elevated structures, stations and depot of the North-South Commuter Railways Project (Malolos-Tutuban; the Project). Corresponding interest of DMCI in TDJV is at 49%.
- *VA Tech Wabag-DMCI Joint Venture*, unincorporated joint venture between VA Tech Wabag Limited and DMCI and is engaged in the rehabilitation, retrofitting and process improvement of La Mesa Water Treatment Plant 2 Project. The scope of work and allocation of contract price is agreed by the partners in the consortium agreement.

2019

- *Marubeni-DMCI Consortium*, consortium between Marubeni Corporation and DMCI and is engaged for the Procurement of Trackwork, Electrical and Mechanical Systems and Integration with Existing System for LRT 2 - East (Masinag) Extension Project. The scope of work and allocation of contract price is agreed by the partners in the consortium agreement. DMCI was allocated 29% of total contract price.
- *PBD Joint Venture (PBDJV)*, unincorporated joint venture between Prime Metro BMD Corporation and DMCI and is engaged to construct the Solaire Metro North. Corresponding interest of DMCI in PBDJV is at 50%.

2020

- *AA-DMCI Consortium*, consortium between Acciona Agua, S.A and DMCI and is engaged for the design and build of 150 MLD Laguna Lake Water Treatment Plant . The scope of work and allocation of contract price is agreed by the partners in the consortium agreement. DMCI allocated is 60% of total contract price.



f. Others

The Group is a party to certain proceedings and legal cases with other parties in the normal course of business. The ultimate outcome of these proceedings and legal cases cannot be presently determined. Management, in consultation with its legal counsels, believes that it has substantial legal and factual bases for its positions and is currently of the opinion that the final resolution of these claims will not have a material effect on the financial statements.

The Group is also contingently liable with respect to certain taxation matters, lawsuits and other claims which are being contested by management, the outcome of which are not presently determinable. Management believes that the final resolution of these claims will not have a material effect on the Group financial statements. The information usually required by PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*, is not disclosed on the grounds that it can be expected to prejudice the outcome of pending assessments, lawsuits and claims.

35. Other Matters

a. Electric Power Industry Reform Act (EPIRA)

WESM

With the objective of providing competitive price of electricity, the EPIRA authorized DOE to constitute an independent entity to be represented equitably by electric power industry participants and to administer and operate WESM. WESM will provide a mechanism for identifying and setting the price of actual variations from the quantities transacted under contracts between sellers and purchasers of electricity.

In addition, the DOE was tasked to formulate the detailed rules for WESM which include the determination of electricity price in the market. The price determination methodology will consider accepted economic principles and should provide a level playing field to all electric power industry participants. The price determination methodology was subject to the approval of the ERC.

In this regard, the DOE created PEMC to act as the market operator governing the operation of WESM. On June 26, 2006, WESM became operational in the Luzon grid and adopts the model of a “gross pool, net settlement” electricity market.

In 2017, the Board of PEMC has approved the transition plan for the creation of an independent market operator (IMO), paving the way for the state firm to finally relinquish control of the WESM.

On February 4, 2018, the DOE published Department Circular No. DC2018-01-0002, “Adopting Policies for the Effective and Efficient Transition to the Independent Market Operator for the Wholesale Electricity Spot Market”. This Circular shall take effect immediately after its publication in two (2) Newspapers of general circulation and shall remain in effect until otherwise revoked. Pursuant to Section 37 and Section 30 of the EPIRA, jointly with the electric power participants, the DOE shall formulate the detailed rules for the wholesale electricity spot market. Said rules shall provide the mechanism for determining the price of electricity not covered by bilateral contracts between sellers and purchasers of electricity users. The price determination methodology contained in said rules shall be subject to the approval of ERC. Said



rules shall also reflect accepted economic principles and provide a level playing field to all electric power industry participants.

b. Clean Air Act

On November 25, 2000, the Implementing Rules and Regulations (IRR) of the Philippine Clean Air Act (PCAA) took effect. The IRR contains provisions that have an impact on the industry as a whole and on the Company in particular, that need to be complied with within 44 months (or until July 2004) from the effectivity date, subject to the approval by Department of Environment and Natural Resources. The power plant of the Group uses thermal coal and uses a facility to test and monitor gas emissions to conform to Ambient and Source Emissions Standards and other provisions of the Clean Air Act and its IRR. Based on the Company's initial assessment of its power plant's existing facilities, it believes that it is in full compliance with the applicable provisions of the IRR of the PCAA as of December 31, 2021 and 2020.

c. Competitive Selection Process (CSP)

On June 11, 2015, DOE Circular No. DC2015-06-0008, "Mandating All Distribution Utilities to Undergo CSP In Securing PSAs", was signed, requiring all Distribution Utilities (DUs) to conduct a CSP in procuring PSAs. The CSP shall be conducted by a qualified third party duly recognized by the DOE and ERC and, in the case of Electric Cooperatives (ECs), shall be recognized by the National Electrification Administration (NEA). The CSP shall conform with aggregation of DU's un-contracted demand requirement, annual conduct of CSP, and a uniform PSA Template on the terms and conditions to be issued by the ERC and DOE. The circular does not apply to PSAs with tariff rates already approved and/or have been applied for approval by the ERC before the effectivity of the circular. The DOE shall enforce and monitor compliance and the penalty provision through ERC.

On October 20, 2015, the DOE and ERC released Joint Resolution No. 1 (2015), "A Resolution Enjoining All Distribution Utilities to Conduct Competitive Selection Process (CSP) in the Procurement of Supply for Their Captive Market". The DOE and ERC recognize that CSP in the procurement of PSAs by the DUs engenders transparency, enhances security of supply, and ensure stability of electricity prices to captive electricity end-users in the long-term.

On the same day, the ERC signed Resolution No. 13, Series of 2015, "A Resolution Enjoining All Distribution Utilities to Conduct Competitive Selection Process (CSP) in the Procurement of Supply for Their Captive Market". The resolution prescribes that all PSAs shall be awarded to the winning Generation Company following a successful transparent CSP, or by Direct Negotiation in the event of two (2) failed CSPs, and that DUs may adopt any accepted form of CSP. This resolution does not apply to PSAs already filed with the ERC as of its effectivity.

On March 15, 2016, the ERC released Resolution No. 1 Series of 2016, "A Resolution Clarifying the Effectivity of ERC Resolution No.13, series of 2015". The resolution postponed the effectivity of ERC Resolution No.13, Series of 2015 to April 30, 2016. All PSAs executed on or after the said date shall be required, without exception, to comply with the provisions of the CSP resolution. There should be at least two qualified bids for the CSP to be considered as successful and lastly, the DU shall adopt the Terms of Reference prescribed in Section 2 of ERC Resolution No. 13, Series of 2015. On PSA's with provisions on automatic renewal or extension of term, it shall apply that PSA's approved by ERC or filed before the effectivity of Resolution No. 1, may have one (1) automatic renewal or extension for a period not exceeding one (1) year from the end of their respective terms. There will be no automatic renewal or extension of PSAs upon effectivity of Resolution No. 1.



On February 9, 2018, the DOE published Department Circular No. DC2018-02-0003, “Adopting and Prescribing the Policy for the Competitive Selection Process in the Procurement by the Distribution Utilities of Power Supply Agreement for the Captive Market”. This Circular shall take effect immediately after its publication in two (2) Newspapers of general circulation and shall remain in effect until otherwise revoked. There are five (5) governing principles in the Policy (1) Transparency in the conduct of CSP through wide dissemination of bid opportunities and participation of all generation companies (GenCos); (2) Competitiveness by extending equal opportunity to eligible and qualified GenCos to participate in the CSP; (3) Least cost manner in ensuring that each distribution utility (DU) is able to meet the demand for its captive market at any given time; (4) Simple, streamlined and efficient procurement process applicable to the specific requirements of each Distribution Development Plan; and (5) Accountability involved in the procurement process and implementation of the Power Supply Agreement awarded under CSP.

d. Retail Competition and Open Access (RCOA)

Under Section 31 of the Electric Power Industry Reform Act (EPIRA) of 2001, RCOA shall be implemented. In Retail Competition, the Contestable Market are provided electricity by Retail Suppliers through Open Access, wherein qualified Persons are allowed to use the Transmission, and/or Distribution Systems and their associated facilities. The implementation of RCOA is subject to the following conditions; a. Approval of the unbundled transmission and distribution wheeling charges; b. initial implementation of the cross subsidy removal scheme; c. Establishment of the WESM; d. Privatization of at least 70% of the total capacity of generating assets of NPC in Luzon and Visayas; and e. Transfer of the management and control of at least 70% of the total energy output of power plants under contract with NPC to the IPP Administrators.

Upon satisfying these conditions, the ERC declared 26 December 2012 as the Open Access Date where end-users who have an average monthly peak demand for the preceding twelve (12) months, as indicated by a single utility meter, of at least 1MW (the threshold level) qualifies as Contestable Customers (CCs) making up the Contestable Market (Phase 1). After a six-month Transition Period, on 26 June 2013, Retail Supply Contracts (RSCs) entered into by and between the Ccs and their chosen Suppliers where implemented. Phase 2 implementation was set to begin two (2) years after Phase 1. During Phase 2, the threshold level shall be reduced to 750 kW and Aggregators shall be allowed to supply electricity to End-users whose aggregate monthly average peak demand within a Contiguous Area is at least 750 kW. Subsequently and every year thereafter, the ERC shall evaluate the performance of the market.

On the basis of such evaluation, it shall gradually reduce the threshold level until it reaches the household demand level.

On May 12, 2016, ERC Resolution No. 10 (2016), “A Resolution Adopting the Revised Rules for Contestability”, was signed. This revised rules aim to clarify and establish the conditions and eligibility requirements for End-users to be part of the Contestable Market; to set the threshold level for the Contestable Market; to ensure the efficient transition towards full contestability and to ensure consumer protection and enhance the competitive operation of the retail electricity market.

The Resolution states that the Threshold Reduction Date covering End-users with an average monthly peak demand of at least 750 kilowatts (750 kW) for the preceding twelve (12) months, is set to 26 June 2016. Thus, on such date, all End-users with an average monthly peak demand of at



least 1 MW (1MW Customers) and 750 kW (750kW Customers), which have been issued Certificates of Contestability by the ERC, shall be allowed to contract with any RES on a voluntary basis. Thereafter, an End-user with an average monthly peak demand of at least 1MW is hereby mandated to enter into RSC with a RES by its mandatory contestability date of 26 December 2016 (This was moved by the ERC to 26 February 2017 through ERC Resolution No. 28 (2016), “Revised Timeframe for Mandatory Contestability, Amending Resolution No. 10, series of 2016, entitled Revised Rules for Contestability” signed on November 15, 2016. Subsequently, an End-user with an average monthly peak demand of at least 750kW is hereby mandated to enter into an RSC with a RES by its mandatory contestability date of 26 June 2017. The lowering of the threshold to cover an end-user with an average monthly peak demand of at least 500kW is set on 26 June 2018, subject to the review of the performance of the retail market by the ERC. Corollary, in its review of the performance of the retail market, the ERC shall establish a set of criteria as basis for the lowering of the contestability threshold. Retail Aggregation shall subsequently be allowed on 26 June 2018. During this phase, suppliers of electricity shall be allowed to contract with end-users whose aggregate demand within a Contiguous Area is at least 750 kW. Retail Competition and Open Access shall be effective only in grids where the WESM is operational.

On February 21, 2017, the Supreme Court issued a Temporary Restraining Order (TRO), G.R. No. 228588, on the implementation of several ERC Resolutions and a DOE Circular concerning the RCOA. ERC Res 10 & 28, Series of 2016 were among them. In a joint advisory on February 24, 2017, the DOE, ERC and PEMC said that they are in a process of drafting a general advisory for the guidance of RCOA Stakeholders. Issues to be considered are: 1) those who have already executed RSCs and were already registered and switched shall continue to honor their respective RSCs; 2) ongoing applications for registration filed before the Central Registration Body (CRB) may proceed voluntarily; 3) applicants who wish to withdraw or defer their registration before the CRB may do so consistent with the Retail Market Rules provided that the CRB shall not be liable for any legal repercussions that may arise out of the contestable customers’ contractual obligations; and 4) remaining contestable customers who have not yet secured their RSCs may continue to negotiate and exercise their power to choose.

e. Renewable Portfolio Standards (RPS)

The implementation of the RPS is an important development for the Renewable Energy (RE) Market, and impacts the public as a whole. Republic Act No. 9513 or the Renewable Energy Law gives both fiscal and non-fiscal incentives to investors in order to encourage the promotion and development of renewable energy in the Philippines. Toward this end, the RPS serves as a market-based policy mechanism which makes use of the RE Market to facilitate and commercialize trading in RE Certificates, the latter which are used to satisfy the RPS requirements and increases RE generation in the country.

On December 30, 2017, DOE Circular No. DC2017-12-0015, or the RPS On-Grid Rules, took effect, requiring DUs, electricity suppliers, generating companies supplying directly connected customers, and other mandated energy sector participants to source or produce a certain share of electricity from their Energy Mix from eligible RE resources. These eligible RE facilities include the following technologies: biomass, waste to energy technology, wind, solar, hydro, ocean, geothermal, and other RE technologies later identified by the DOE.

The RPS On-Grid Rules mandates energy sector participants to comply with the minimum annual RPS requirement in order to meet the aspirational target of thirty-five (35%) in the generation mix by 2030.



This minimum RE requirement, however, will not be imposed immediately but in 2020. The 2018 and 2019 years are considered transition years to help the mandated participants comply with the DOE Circular. Additionally, the RPS On-Grid Rules implements a Minimum Annual Incremental RE Percentage to be sold by mandated participants. It is initially set at a minimum of one percent (1%) and applied to net electricity sales or annual energy demand for the next ten (10) years, and used to determine the current year's requirement for RE Certificates (RECs) of the Mandated Participant.

f. Nickel Sales Agreement

BNC and ZDMC entered into various sales agreements with different customers to sell and deliver nickel laterite ores. The selling price of the nickel laterite ores depends on its ore grading. The sales agreements are subject to price adjustments depending on the final nickel and moisture content agreed by both parties. BNC exported a total of 1.1 million wet metric tons (WMT), 1.1 million WMT and 1.0 million WMT in 2021, 2020 and 2019, respectively. ZDMC, on the other hand, exported a total of 0.9 million WMT, 0.5 million WMT and 0.2 million WMT in 2021, 2020 and 2019, respectively, upon lifting of suspension order in 2019.

g. Republic Act (RA) 11600

On December 10, 2021, RA 11600 CI was signed by President Rodrigo Duterte which grants MWSI a 25-year franchise to “establish, operate and maintain a waterworks system and sewerage and sanitation services in the West Zone Service Area of Metro Manila and Province of Cavite.” RA 11600 affirms Maynilad's authority to provide waterworks system and sewerage and sanitation services in the West Zone Service Area of Metro Manila and the Province of Cavite.

Aside from the grant of a 25-year franchise to MWSI, the other highlights of RA 11600 include the following:

- (i) The grant of authority to the MWSS to amend MWSI Revised Concession Agreement (“RCA”) to extend its term (i.e. 2037) to coincide with the term of the franchise. In addition, the RCA shall also act as the Certificate of Public Convenience and Necessity of MWSI for the operation of its waterworks and sewerage system. It also provides that in the event the waterworks and sewerage system assets of MWSS pertaining to the Franchise Area are privatized by law, MWSI shall have the right to match the highest compliant bid after a public bidding;
- (ii) Establishment of tariffs and charges which MWSI may charge, as the Regulatory Office may allow, after taking into account, among others, reasonable and prudent capital and recurrent, efficient and prudent costs of providing the service, including a reasonable rate of return on capital, efficiency of the service, incentives for enhancement of efficiency, subject to limitations for public utilities, willingness to pay of consumers, equity considerations, administrative simplicity, the methodology provided under the RCA and requirements under applicable law and jurisprudence;
- (iii) The prohibition on the passing on of corporate income tax to customers;
- (iv) The requirement to publicly list at least 30% of MWSI's outstanding capital stock within five years from the grant of the franchise; and
- (v) The completion of MWSI's water and sewerage projects to attain 100% coverage by 2037, which shall include periodic 5-year completion targets.



RA 11600 shall take effect on 22 January 2022, 15 days after its publication in the Official Gazette on 7 January 2022.

36. Notes to Consolidated Statements of Cash Flows

Supplemental disclosure of noncash investing activities follows:

	2021	2020	2019
Depreciation capitalized in Inventories and Mine properties (Note 22)	₱516,680	₱438,822	₱271,546
Transfer from Inventories to Property, plant and equipment (Notes 7 and 11)	671,721	362,568	83,536
Transfer from Property, plant and equipment to Inventories (Notes 7 and 11)	-	-	182,722

Changes in liabilities arising from financing activities

	2021			December 31, 2021
	January 1, 2021	Cash flows	Others	
Short-term debt	5,800,060	(4,760,697)	-	1,039,363
Long-term debt*	46,088,910	5,920,727	(399)	52,009,238
Dividends	130,234	(18,476,628)	18,379,165	32,771
Interest payable	288,000	(2,972,071)	2,879,427	375,356
Lease liabilities	127,987	(46,625)	16,045	97,407
Other noncurrent liabilities	2,389,015	164,271	-	2,553,286

**Includes current portion*

	2020			December 31, 2020
	January 1, 2020	Cash flows	Others	
Short-term debt	₱2,492,122	₱3,307,938	₱-	₱5,800,060
Long-term debt*	44,413,604	1,607,499	67,807	46,088,910
Dividends	116,661	(8,781,424)	8,794,997	130,234
Interest payable	407,264	(2,405,419)	2,286,155	288,000
Lease liabilities	218,217	(43,872)	(46,358)	127,987
Other noncurrent liabilities	5,875,750	(3,314,421)	(172,314)	2,389,015

**Includes current portion*

Other changes in liabilities above includes amortization of debt issuance cost, accretion of unamortized discount and effect of change in estimate on provision for decommissioning and site rehabilitation, change in pension liabilities and dividends declared by the Parent Company and its partially-owned subsidiaries to noncontrolling-interests.



INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

The Stockholders and the Board of Directors
DMCI Holdings, Inc.
3rd Floor, Dacon Building
2281 Chino Roces Avenue
Makati City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of DMCI Holdings, Inc. and its Subsidiaries (collectively, the Group) as at December 31, 2021 and 2020, and for each of the three years in the period ended December 31, 2021, and have issued our report thereon dated March 7, 2022. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The schedules listed in the Index to the Supplementary Schedules are the responsibility of the Group's management. These schedules are presented for purposes of complying with the Revised Securities Regulation Code Rule 68, and are not part of the basic consolidated financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic consolidated financial statements and, in our opinion, the financial information required to be set forth therein in relation to the basic consolidated financial statements taken as a whole, are prepared in all material respects, in accordance with Philippine Financial Reporting Standards, as modified by the application of the financial reporting reliefs issued and approved by the Securities and Exchange Commission, as described in Note 2 to the consolidated financial statements.

SYCIP GORRES VELAYO & CO.



Dhonabee B. Señeres

Partner

CPA Certificate No. 97133

Tax Identification No. 201-959-816

BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024

SEC Partner Accreditation No. 97133-SEC (Group A)

Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions

SEC Firm Accreditation No. 0001-SEC (Group A)

Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions

BIR Accreditation No. 08-001998-098-2020, November 27, 2020, valid until November 26, 2023

PTR No. 8854369, January 3, 2022, Makati City

March 7, 2022



DMCI HOLDINGS, INC.**SUPPLEMENTARY SCHEDULE OF RETAINED EARNINGS AVAILABLE
FOR DIVIDENDS DECLARATION
FOR THE YEAR ENDED DECEMBER 31, 2021**

Unappropriated retained earnings, beginning		₱2,293,117,283
Adjustment to beginning unappropriated retained earnings:		
Treasury shares		7,068,577
Unappropriated retained earnings, adjusted to available for dividend declaration, beginning		2,286,048,706
Net income actually earned/realized during the period:		
Net income during the period closed to retained earnings	11,492,036,465	
Less: Non actual/unrealized income net of tax		–
Equity in net income of associate/joint venture		–
Unrealized actuarial gain		–
Fair value adjustment (M2M gains)		–
Fair value adjustment of Investment Property resulting to gain		–
Adjustment due to deviation from PFRS/GAAP-gain		–
Other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS		–
Deferred tax asset that reduced the amount of income tax expense		–
Add: Non-actual losses		
Depreciation on revaluation increment (after tax)		–
Adjustment due to deviation from PFRS/GAAP-loss		–
Loss on fair value adjustment of investment property (after tax)		–
Unrealized foreign exchange loss – net (except those attributable to cash and cash equivalents)		–
		11,492,036,465
Net income actually earned during the period		11,492,036,465
Add (Less):		
Dividend declarations during the period		(12,746,371,200)
Appropriations of retained earnings during the period		
Reversals of appropriations		
Effects of prior period adjustments		
Treasury shares		
TOTAL RETAINED EARNINGS, END AVAILABLE FOR DIVIDEND DECLARATION		₱1,031,713,971

DMCI HOLDINGS, INC. AND SUBSIDIARIES
INDEX TO THE SUPPLEMENTARY SCHEDULES

- I. Schedules required by Annex 68-J
 - A. Financial Assets
 - B. Amounts Receivable from Directors, Officers, Employees,
Related Parties and Principal Stockholders (Other than Related Parties)
 - C. Amounts Receivable from Related Parties which are Eliminated during
the Consolidation of Financial Statements
 - D. Long-term Debt
 - E. Indebtedness to Related Parties
 - F. Guarantees of Securities of Other Issuers
 - G. Capital Stock

- II. Reconciliation of Retained Earnings Available for Dividend Declaration (Annex 68-D)

- III. Schedule of Financial Soundness Indicators (Annex 68-E)

- IV. Map of the relationship of the companies within the Group

DMCI HOLDINGS, INC. AND SUBSIDIARIES**SUPPLEMENTARY INFORMATION AND DISCLOSURES REQUIRED ON REVISED SRC RULE 68
DECEMBER 31, 2021**

Philippine Securities and Exchange Commission (SEC) issued the amended Revised Securities Regulation Code Rule 68, which consolidates the two separate rules and labeled in the amendment as “Part I” and “Part II”, respectively. It also prescribed the additional information and schedule requirements for issuers of securities to the public.

Below are the additional information and schedules required by Revised SRC Rule 68, that are relevant to the Group. This information is presented for purposes of filing with the SEC and is not required part of the basic consolidated financial statements.

Schedule A. Financial Assets

Name of issuing entity and association of each issue	Number of shares or principal amount of bonds and notes	Amount shown in the consolidated statements of financial position	Value based on market quotation at end of reporting period	Income received and accrued
Golf and Club Shares*	11	₱139,400,000	₱139,400,000	—
Manila Electric Company	38,533	11,374,942	11,374,942	—
Mabuhay Vinyl Corp.	34,889	149,325	149,325	—
Others	1	3,607,000	3,607,000	—
	73,434	₱154,531,267	₱154,531,267	

**Includes shares of stocks from golf and country clubs memberships*

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

Name and Designation of debtor	Balance at beginning of period	Additions	Amounts collected	Amounts written off	Current	Not current	Balance at end of period
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Not applicable. The Group's receivables from officers and employees pertain to ordinary purchases subject to usual terms, travel and expense advances and other transactions arising from the Group's ordinary course of business.

Schedule C. Amounts Receivable from/Payable to Related Parties which are Eliminated during the Consolidation of Financial Statements

The following is the schedule of receivables from related parties, which are eliminated in the consolidated financial statements as at December 31, 2021:

Entity with Receivable Balance	Name of Entity with Payable Balance	Due from related party	Due to related party
Semirara Mining and Power Corporation	Sem-Calaca Power Corporation	₱3,329,016,443	(₱3,329,016,443)
DMCI Holdings, Inc.	DMCI Project Developers, Inc.	800,000,000	(800,000,000)
DMCI Mining Corporation	Fil-Asian Strategic Resources & Properties Corporation	363,465,209	(363,465,209)
Semirara Mining and Power Corporation	Semirara Claystone, Inc.	226,866,194	(226,866,194)
DMCI Mining Corporation	Fil-Euro Asia Nickel Corporation	181,803,009	(181,803,009)
Fil-Euro Asia Nickel Corporation	Zambales Diversified Metals Corporation	163,435,207	(163,435,207)
Riviera Land Corporation	DMCI Project Developers, Inc.	134,334,336	(134,334,336)
Beta Electric Corporation	D.M. Consunji, Inc.	181,819,632	(181,819,632)
DMCI Holdings, Inc.	D.M. Consunji, Inc.	100,000,000	(100,000,000)
D.M. Consunji, Inc.	DMCI Project Developers, Inc.	99,792,318	(99,792,318)
Fil-Euro Asia Nickel Corporation	Zambales Chromite Mining Company Inc.	96,016,882	(96,016,882)
Fil-Asian Strategic Resources & Properties Corporation	Montemina Resources Corporation	85,662,222	(85,662,222)
Hampstead Gardens Corporation	DMCI Project Developers, Inc.	85,447,210	(85,447,210)
DMCI Project Developers, Inc.	DMCI Homes Property Management Corporation	64,719,039	(64,719,039)
D.M. Consunji, Inc.	Sem-Calaca Power Corporation	62,924,862	(62,924,862)

Entity with Receivable Balance	Name of Entity with Payable Balance	Due from related party	Due to related party
Semirara Mining and Power Corporation	Southwest Luzon Power Generation Corporation	61,320,129	(61,320,129)
D.M. Consunji, Inc.	Semirara Mining and Power Corporation	51,269,098	(51,269,098)
D.M. Consunji, Inc.	DMCI Masbate Power Corporation	45,708,155	(45,708,155)
Fil-Asian Strategic Resources & Properties Corporation	Montague Resources Philippines Corporation	42,107,613	(42,107,613)
D.M. Consunji, Inc.	DMCI Masbate Power Corporation	40,693,160	(40,693,160)
D.M. Consunji, Inc.	Beta Electric Corporation	39,130,364	(39,130,364)
DMCI Mining Corporation	Zambales Diversified Metals Corporation	38,499,876	(38,499,876)
DMCI Project Developers, Inc.	DMCI-PDI Hotels, Inc.	32,789,448	(32,789,448)
Zambales Diversified Metals Corporation	Zambales Chromite Mining Company Inc.	29,064,608	(29,064,608)
Southwest Luzon Power Generation Corporation	Sem-Calaca RES Corporation	28,017,249	(28,017,249)
Berong Nickel Corporation	Ulugan Nickel Corporation	23,346,386	(23,346,386)
D.M. Consunji, Inc.	Southeast Luzon Power Generation Corporation	19,136,735	(19,136,735)
DMCI Mining Corporation	Ulugan Nickel Corporation	19,068,056	(19,068,056)
Semirara Mining and Power Corporation	Southeast Luzon Power Generation Corporation	17,632,093	(17,632,093)
DMCI Power Corporation	D.M. Consunji, Inc.	15,759,980	(15,759,980)
Fil-Euro Asia Nickel Corporation	Zamnorth Holdings Corporation	14,932,314	(14,932,314)
Semirara Mining and Power Corporation	St. Raphael Power Generation Corporation	10,502,142	(10,502,142)
DMCI Mining Corporation	Zambales Chromite Mining Company Inc.	9,413,246	(9,413,246)
DMCI Mining Corporation	DMCI Power Corporation	8,913,290	(8,913,290)
D.M. Consunji, Inc.	DMCI Power Corporation	8,411,004	(8,411,004)
DMCI Mining Corporation	D.M. Consunji, Inc.	8,399,999	(8,399,999)
DMCI Mining Corporation	TMM Management, Inc.	7,379,227	(7,379,227)
Semirara Mining and Power Corporation	Zambales Diversified Metals Corporation	6,901,389	(6,901,389)
Wire Rope Corporation of the Philippines	D.M. Consunji, Inc.	6,741,301	(6,741,301)
Fil-Asian Strategic Resources & Properties Corporation	Zambales Chromite Mining Company Inc.	4,764,464	(4,764,464)
DMCI Mining Corporation	TMM Management, Inc.	4,239,723	(4,239,723)
DMCI Mining Corporation	Berong Nickel Corporation	2,995,534	(2,995,534)

Entity with Receivable Balance	Name of Entity with Payable Balance	Due from related party	Due to related party
Montemina Resources Corporation	Zamnorth Holdings Corporation	2,753,502	(2,753,502)
Zamnorth Holdings Corporation	Zambales Chromite Mining Company Inc.	2,738,271	(2,738,271)
Berong Nickel Corporation	TMM Management, Inc.	2,521,009	(2,521,009)
Fil-Asian Strategic Resources & Properties Corporation	ZDMC Holdings Corporation	2,476,082	(2,476,082)
Berong Nickel Corporation	Zambales Diversified Metals Corporation	2,430,649	(2,430,649)
Montemina Resources Corporation	Zambales Chromite Mining Company Inc.	2,291,646	(2,291,646)
D.M. Consunji, Inc.	DMCI Technical Training Center	2,007,919	(2,007,919)
Sem-Calaca Power Corporation	Southwest Luzon Power Generation Corporation	1,861,352	(1,861,352)
D.M. Consunji, Inc.	Wire Rope Corporation of the Philippines	1,230,415	(1,230,415)
Sem-Calaca Power Corporation	St. Raphael Power Generation Corporation	1,042,628	(1,042,628)
Fil-Asian Strategic Resources & Properties Corporation	Zambales Nickel Processing Corporation	826,739	(826,739)
D.M. Consunji, Inc.	Raco Haven Automation Philippines, Inc.	752,120	(752,120)
Berong Nickel Corporation	Ulugan Resouces Holdings, Inc.	730,763	(730,763)
Fil-Asian Strategic Resources & Properties Corporation	Zambales Nickel Processing Corporation	715,354	(715,354)
Fil-Asian Strategic Resources & Properties Corporation	Heraan Holdings, Inc.	677,789	(677,789)
Fil-Asian Strategic Resources & Properties Corporation	Heraan Holdings, Inc.	676,839	(676,839)
Zambales Diversified Metals Corporation	D.M. Consunji, Inc.	672,000	(672,000)
Semirara Mining and Power Corporation	Semirara Energy Utilities, Inc.	647,047	(647,047)
DMCI Project Developers, Inc.	DMCI Mining Corporation	552,278	(552,278)
Fil-Euro Asia Nickel Corporation	Zambales Nickel Processing Corporation	362,913	(362,913)
DMCI Mining Corporation	Ulugan Resouces Holdings, Inc.	358,492	(358,492)
D.M. Consunji, Inc.	DMCI Homes Property Management Corporation	276,409	(276,409)
Semirara Mining and Power Corporation	Sem-Calaca Industrial Park Developers, Inc.	238,320	(238,320)
Fil-Asian Strategic Resources & Properties Corporation	Mt. Lanat Metals Corporation	226,421	(226,421)
DMCI Project Developers, Inc.	Zenith	221,523	(221,523)

As of December 31, 2021, the balances above of due from and due to related parties are expected to be realized and settled within twelve months from the reporting date and are classified under current assets and liabilities. There were no amounts written off during the year.

Schedule D. Long-term Debt

Below is the schedule of long-term debt (net of unamortized debt issue cost) of the Group:

Title of issue and type of obligation	Amount authorized by indenture	Amount shown under caption "Current portion of long-term debt" in related balance sheet	Amount shown under caption "Long-term debt" in related balance sheet
Peso denominated loans	₱19,374,646,697	₱2,261,430,236	₱ 17,113,216,462
Term loan and corporate notes	30,193,556,747	5,710,180,522	24,483,376,225
Liabilities on Installment Contract Receivable	2,441,034,904	2,424,580,500	16,454,404
Peso denominated loans	₱52,009,238,348	₱10,396,191,258	₱ 41,613,047,091

Schedule E. Indebtedness to Related Parties (Long-term Loans from Related Companies)

Name of related party	Balance at beginning of period	Balance at end of period
NOT APPLICABLE		

Schedule F. Guarantees of Securities of Other Issuers

Name of issuing entity of securities guaranteed by the group for which this statements is filed	Title of issue of each class of securities guaranteed	Total amount guaranteed and outstanding	Amount of owned by person for which statement is filed	Nature of guarantee
NOT APPLICABLE				

Schedule G. Capital Stock

Title of issue	Number of shares authorized	Number of shares issued and outstanding at shown under related balance sheet caption	Number of shares reserved for options, warrants, conversion and other rights	Number of shares held by		
				Related parties	Directors, officers and employees	Others
Preferred stock - ₱1 par value cumulative and convertible	100,000,000	960	–	–	–	960
Common stock - ₱1 par value	19,900,000,000	13,277,470,000	–	9,184,917,600	621,991,364	3,470,568,036
	20,000,000,000	13,277,477,960	–	9,184,917,600	621,991,364	3,470,568,996

INDEPENDENT AUDITOR'S REPORT COMPONENTS OF FINANCIAL SOUNDNESS INDICATORS

The Stockholders and the Board of Directors
DMCI Holdings, Inc.
3rd Floor, Dacon Building
2281 Chino Roces Avenue
Makati City

We have audited in accordance with Philippine Standards on Auditing, the financial statements of DMCI Holdings, Inc. and its subsidiaries (collectively, the Group) as at December 31, 2021 and 2020, and for each of the three years in the period ended December 31, 2021, and have issued our report thereon dated March 7, 2022. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRSs), as modified by the application of the financial reporting reliefs issued and approved by the Securities and Exchange Commission (SEC), as described in Note 2 to the consolidated financial statements, and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code Rule 68 issued by the SEC, and is not a required part of the basic consolidated financial statements prepared in accordance with PFRSs, as modified by the application of the financial reporting reliefs issued and approved by the SEC, as described in Note 2 to the consolidated financial statements. The components of these financial soundness indicators have been traced to the Group's consolidated financial statements as at December 31, 2021 and 2020 and for each of the three years in the period ended December 31, 2021 and no material exceptions were noted.

SYCIP GORRES VELAYO & CO.



Dyonabee B. Señeres

Partner

CPA Certificate No. 97133

Tax Identification No. 201-959-816

BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024

SEC Partner Accreditation No. 97133-SEC (Group A)

Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions

SEC Firm Accreditation No. 0001-SEC (Group A)

Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions

BIR Accreditation No. 08-001998-098-2020, November 27, 2020, valid until November 26, 2023

PTR No. 8854369, January 3, 2022, Makati City

March 7, 2022



DMCI HOLDINGS, INC. AND SUBSIDIARIES**SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS
FOR THE YEAR ENDED DECEMBER 31, 2021 AND 2020**

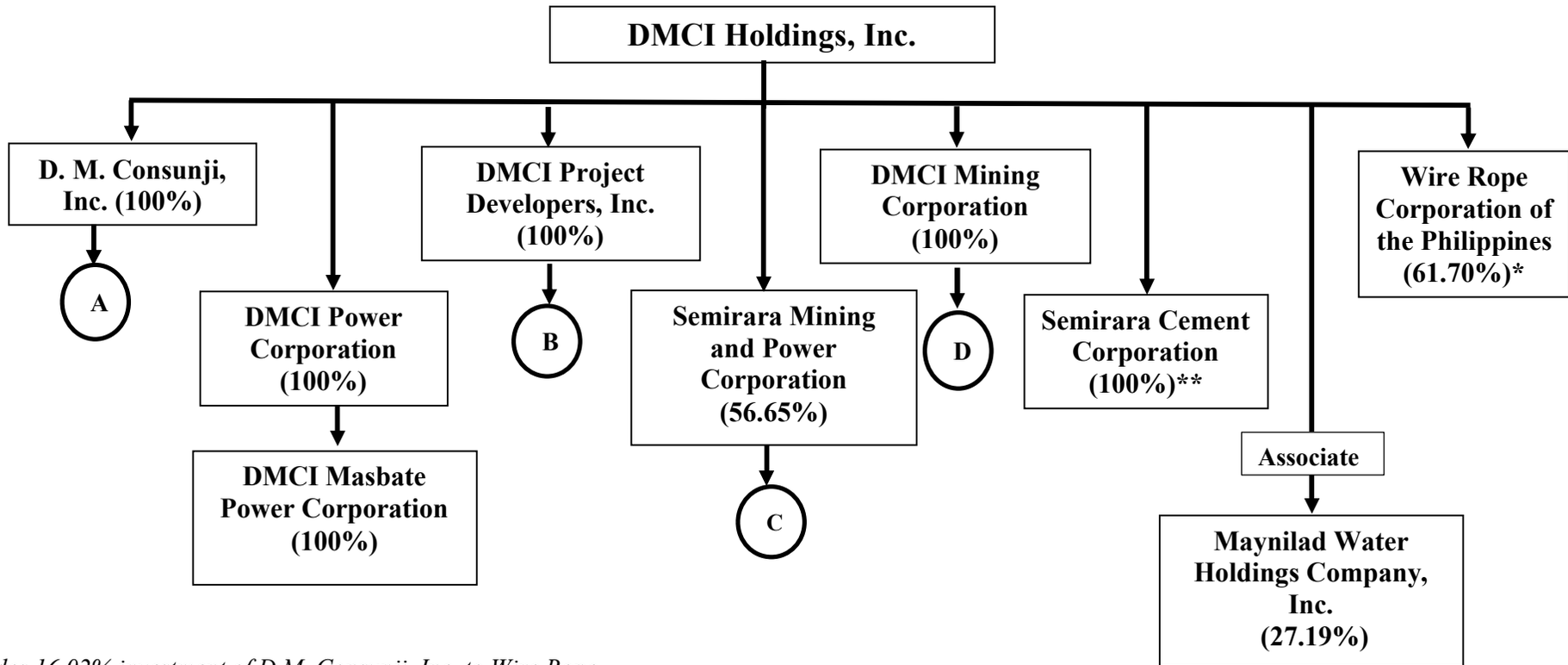
Ratio	Formula	Current Year	Prior Year
Current ratio	Current assets/Current liabilities	225%	231%
Acid test ratio	Quick assets/Current liabilities	78%	81%
Solvency ratio	Net income plus Depreciation / Total liabilities	32%	15%
Debt-to-equity ratio	Total interest-bearing debt/Total stockholders' equity	49%	51%
Net debt-to-equity ratio	Total interest-bearing debt less Cash and cash equivalents /Total stockholders' equity	32%	33%
Asset-to-equity ratio	Total assets/Total stockholders' equity	198%	202%
Interest coverage ratio	EBIT/Interest paid during the year	10x	4x
Return on equity	Net income attributable to equity holders/Average total stockholders' equity	22%	7%
Return on assets	Net income /Average total assets	13%	4%
Net profit margin	Net income /Revenue	24%	11%

DMCI HOLDINGS, INC.

MAP OF RELATIONSHIPS OF THE COMPANIES WITHIN THE GROUP

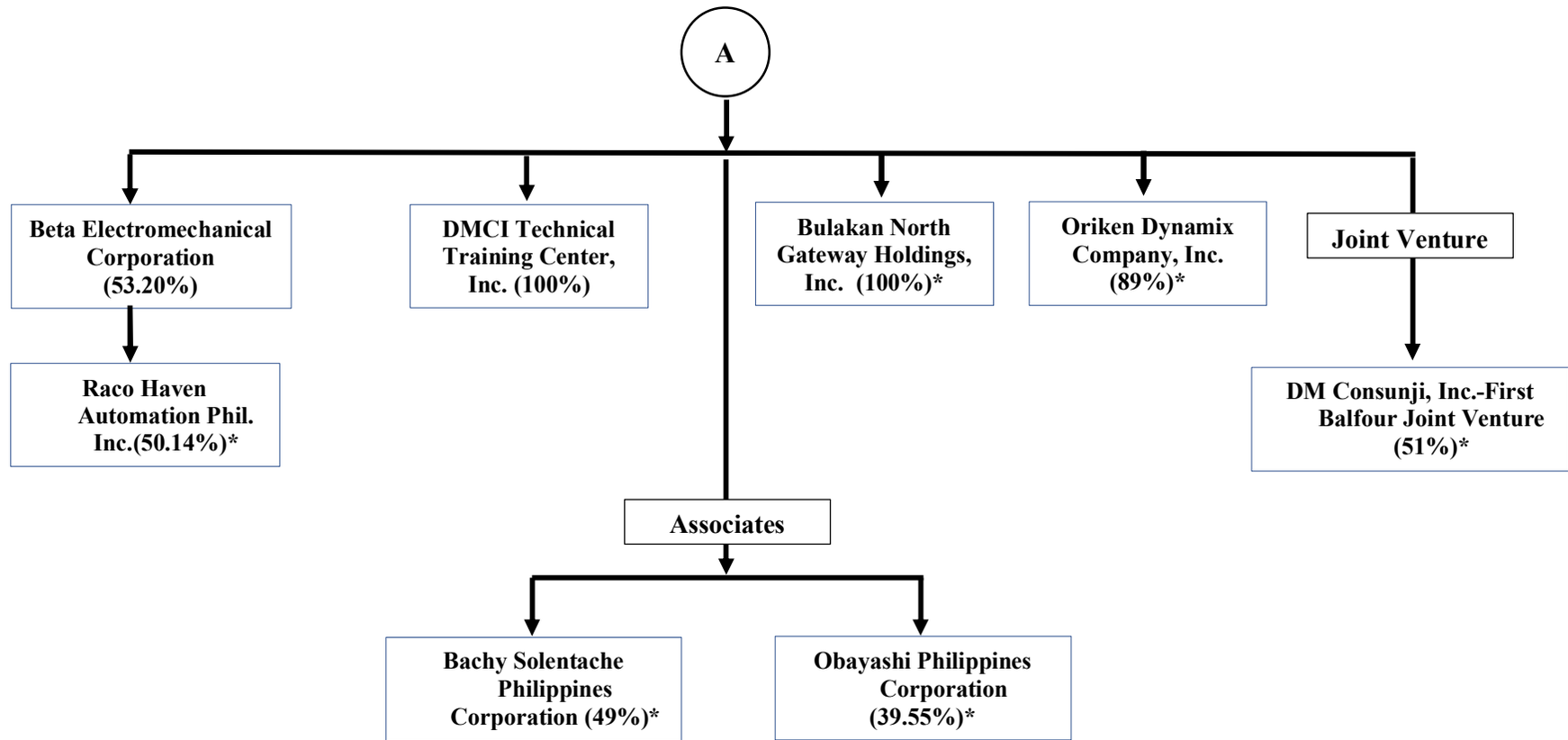
Group Structure

Below is a map showing the relationship between and among the Group as of December 31, 2021:

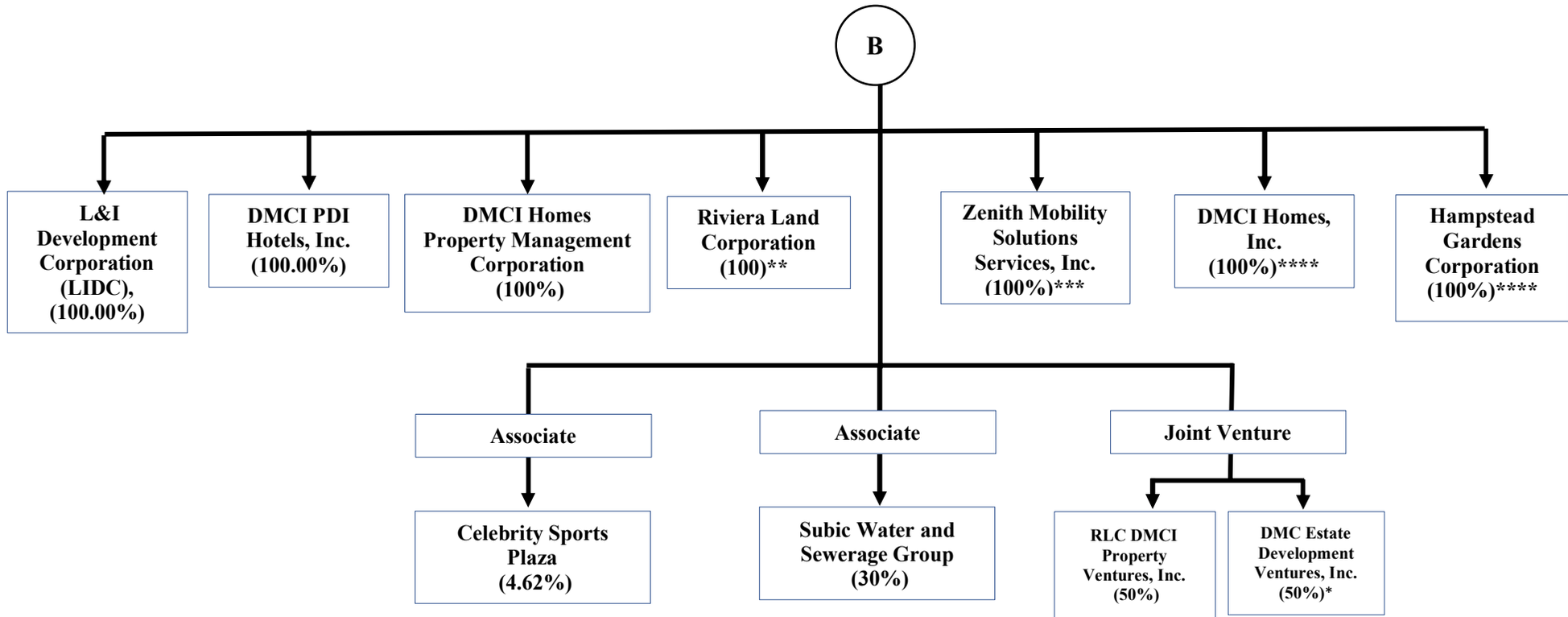


* Includes 16.02% investment of D.M. Consunji, Inc. to Wire Rope.

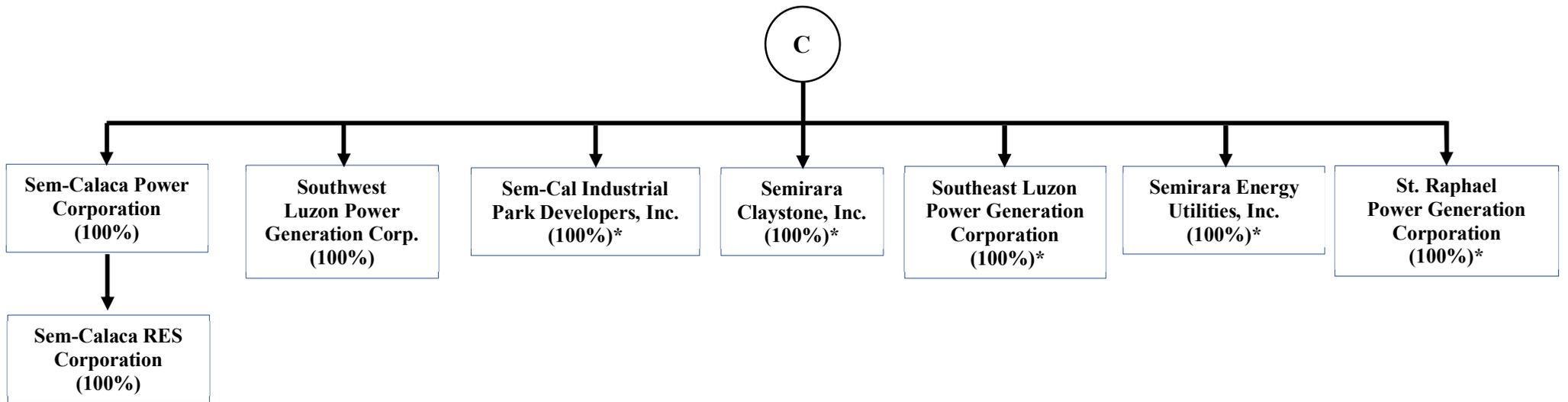
**Non-operating entity



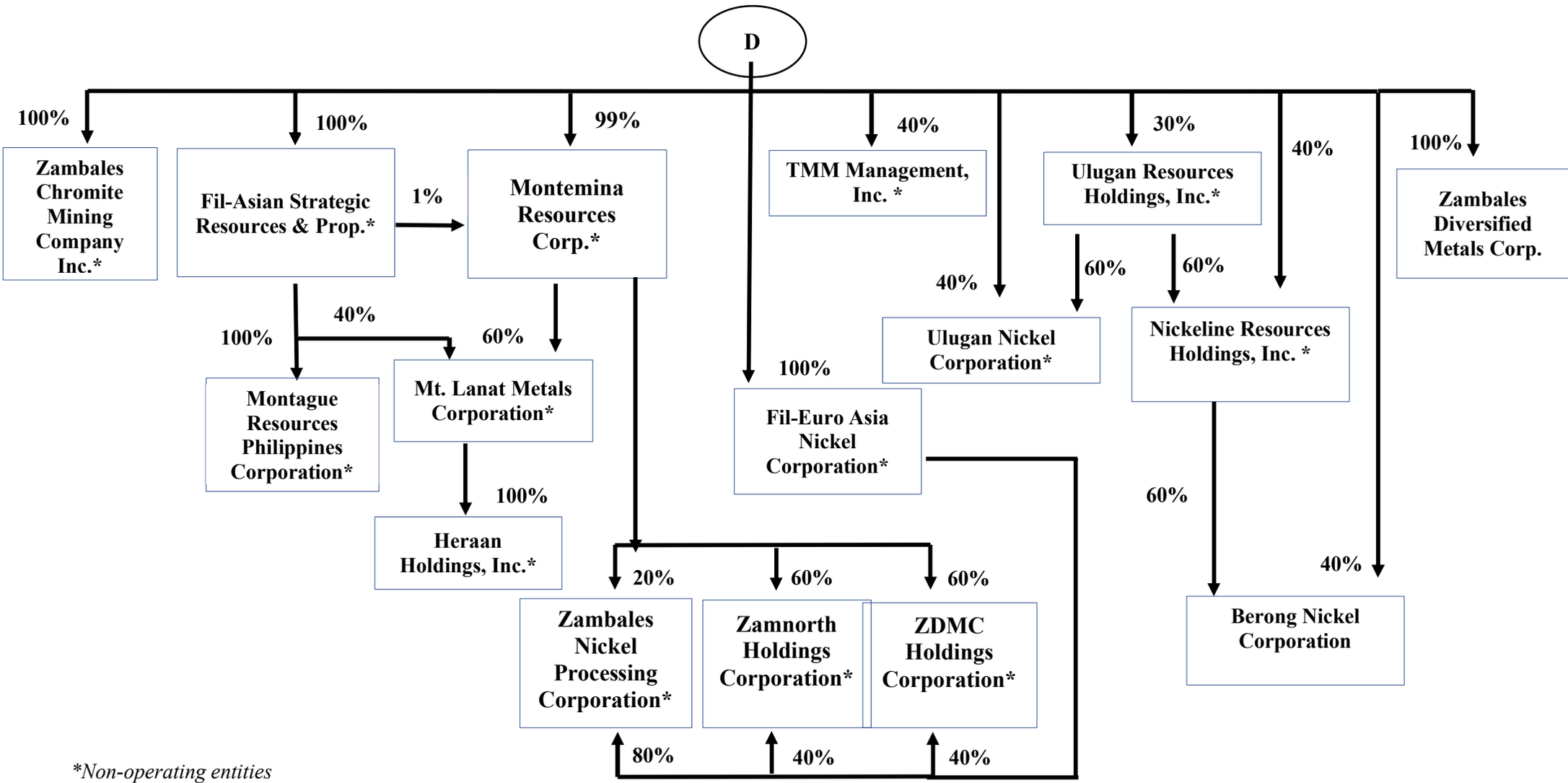
**Non-operating entities*



* Established in 2021
 ** Includes the 34.12% interest of DMCI
 *** Equity interest increased from 51% to 100% in 2020
 **** Liquidating as of December 31, 2021



**Non-operating entities*



**Non-operating entities*