# COVER SHEET

## for

#### **AUDITED FINANCIAL STATEMENTS**

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

thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.
2: All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies.



SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 8891 0307 Fax: (632) 8819 0872 ey.com/ph

### **INDEPENDENT AUDITOR'S REPORT**

The Stockholders and the Board of Directors Ever Gotesco Resources and Holdings, Inc.

#### Opinion

We have audited the consolidated financial statements of Ever Gotesco Resources and Holdings, Inc. (the Company) and its subsidiaries (collectively, the Group), which comprise the consolidated balance sheets as at December 31, 2021 and 2020, and the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the three years in the period ended December 31, 2021, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2021 and 2020, and their consolidated financial performance and their consolidated cash flows for each of the three years in the period ended December 31, 2021 in accordance with Philippine Financial Reporting Standards (PFRSs).

#### **Basis for Opinion**

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

#### Material Uncertainty Related to Going Concern

We draw attention to Note 1 to the consolidated financial statements, which indicates that the Group was impleaded to the civil case between the Bangko Sentral ng Pilipinas (BSP) for the collection of its advances to the now defunct Orient Commercial Banking Corporation, an affiliate, where a notice of garnishment of mall lease payments was issued in 2010 against the Group and certain affiliates, officers, and employees. In 2017, the Group ceased its mall operations and is currently without commercial operations. The Group's deficit amounted to P2.53 billion and P4.68 billion as at December 31, 2021 and 2020, respectively. In addition, its total current liabilities exceeded its total current assets by P559.42 million and P1.276.31 million as of December 31, 2021 and 2020, respectively. These events or conditions indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. 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.

## Accounting for Dacion en Pago and Valuation of Investment Properties

Certain related party receivables amounting to P3,055.32 million of the Group have been settled through dacion en pago, in which land properties were transferred to the Group amounting to P3,078.88 million, resulting to a gain of P23.56 million. With the settlement of the related party receivables, the Group reversed the related allowance for expected credit losses amounting to P2,030.30 million. This matter is significant to the audit considering that the related party receivables settled comprise 69.3% of the total gross related party receivables and the investment properties acquired account for the 99.9% of the total consolidated assets of the Group.

Refer to Notes 4 and 6 to the consolidated financial statements for the disclosures about the dacion en pago and the investment properties and its fair value.

#### Audit response

We obtained the list of related party receivables settled through dacion en pago of land properties. We obtained the appraisal reports supporting the value of the land properties at the time of settlement. We recalculated the gain on the settlement of the related party receivables.

For the fair values of the investment properties, we evaluated the methodology and the assumptions used by the external appraisers, whose professional qualifications and objectivity were considered. We reviewed the relevant information supporting the sales prices of similar properties and inquired from the external appraiser the basis of adjustments made to the sales price. We also reviewed the Group's disclosures with respect to these investment properties.





## Accounting for Restructuring of Bank Loan

In September 2021, the Group and a lender bank entered into a Compromise Agreement for the settlement of the loan of the Group and agreed for the restructuring of the loan with a compromised amount of P73.00 million, to be amortized for a period of five years starting November 2021 to November 2026, with a fixed interest rate of 4% per annum. At the date of compromise agreement, the Group recognized the restructured loan of P73.00 million, and derecognized the original loan with a principal amount of P50.00 million including accrued interest as of June 30, 2021 amounting to P282.20 million, resulting to a gain on modification of loan amounting to P258.99 million. The restructuring of the bank loan is significant to our audit because the assessment of the date of effectivity and validity of the loan restructuring and the value of the restructured loan to be recognized involve management estimation and judgment. The disclosures on the restructuring of the loan are included in Note 8 to the consolidated financial statements.

#### Audit response

We obtained the compromise agreement between the lender bank and the Group and the corporate secretary certification from the lender bank that the signatory on the compromise agreement is the duly authorized representative of the lender bank. We reviewed the propriety of the recording of derecognition of the original loan and recognition of the restructured loan, and the corresponding gain from the modification of the loan.

#### **Other Information**

Management is responsible for the other information. The other information comprises the SEC Form 17-A for the year ended December 31, 2021 but does not include the consolidated financial statements and our auditor's report thereon, which we obtained prior to the date of this auditor's report, and the SEC Form 20-IS (Definitive Information Statement) and Annual Report for the year ended December 31, 2021, which is expected to be made available to us after that date.

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.

If, based on the work we have performed on the other information that we obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.





# 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 1 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.

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

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

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.





- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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

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

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





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The engagement partner on the audit resulting in this independent auditor's report is Shane Dave D. Tanguin.

SYCIP GORRES VELAYO & CO.

Shane Dave D. Tanguin

Partner CPA Certificate No. 0115818 Tax Identification No. 242-153-393 BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024 SEC Partner Accreditation No. 115818-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. 08-001998-139-2021, November 10, 2021, valid until November 9, 2024 PTR No. 8854373, January 3, 2022, Makati City

May 13, 2022



#### EVER GOTESCO RESOURCES AND HOLDINGS, INC AND SUBSIDIARY

1958 C.M. Recto Avenue, Quiapo, Manila

## STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of **EVER GOTESCO RESOURCES AND HOLDINGS, INC AND SUBBSIDIARY**, is responsible for the preparation and fair presentation of the financial statements for the years ended December 31, 2021 and 2020, in accordance with the prescribed financial reporting framework indicated therein. This responsibility includes designing and implementing internal controls relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error, selecting and applying appropriate accounting policies, and making accounting estimates that are reasonable in the circumstances.

The Board of Directors or Trustees reviews and approves the financial statements and submit the same to the stockholders or members.

Sycip Gores Velayo & Co., the independent auditors, appointed by the stockholders has examined the financial statements of the company in accordance with Philippine Standards on Auditing, and in its report to the stockholders or members, has expressed its opinion on the fairness of presentation upon completion of such examination.

JOEL T. GO Chairman EVELYN C. GO Treasurer

ANTONIO L. TIU

ANTONIO L. TIU President

CYNTHIA T. DIZON AVP- Controller

Signed this \_\_\_\_\_ day of \_\_\_\_\_



# EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

	De	cember 31
	2021	2020
ASSETS		
Current Assets		
Cash	₽2,921,216	₽1,201,283
Receivables - current	312,359	—
Other current assets (Note 7)	568,203	
Total Current Assets	3,801,778	1,201,283
Noncurrent Assets		
Receivables - noncurrent (Notes 1 and 4)	_	1,600,341,152
Investment properties (Note 6)	3,078,875,200	_
Total Noncurrent Assets	3,078,875,200	1,600,341,152
TOTAL ASSETS	₽3,082,676,978	₽1,601,542,435
LIABILITIES AND EQUITY		
Current Liabilities		
Bank loan (Notes 1 and 8)	₽16,250,733	₽50,000,000
Accounts payable and other current liabilities (Notes 8, 9 and 13)	546,966,638	1,227,506,913
Total Current Liabilities	563,217,371	1,277,506,913
Noncurrent Liabilities		
Bank loans - net of current portion (Note 8)	53,395,267	_
Total Liabilities	616,612,638	1,277,506,913
Equity		
Capital stock - ₱1 par value (Note 15)		
Authorized and issued - 5,000,000,000 shares (held by 5,580		
and 5,616 equity holders in 2021 and 2020, respectively)	5,000,000,000	5,000,000,000
Deficit	(2,533,935,660)	(4,675,964,477)
Total Equity	2,466,064,340	324,035,523
TOTAL LIABILITIES AND EQUITY	₽3,082,676,978	₽1,601,542,435



# EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES

# CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

2021	2020	2019
₽138,515	₽_	₽
(262,315)	_	
(123,800)	-	_
(2,734,365)	(2,199,234)	(782,456,622)
(7,121,968)	(12,000,000)	(10,588,535)
2,155,282,613	262,674,648	(142,641,758)
2,145,426,280	248,475,414	(935,686,915)
2,145,302,480	248,475,414	(935,686,915)
3,273,663	_	_
-	_	_
3,273,663	_	
₽2,142,028,817	₽248,475,414	(₱935,686,915)
₽0.428	₽0.050	(₽0.187)
_	(262,315) (123,800) (2,734,365) (7,121,968) 2,155,282,613 2,145,426,280 2,145,302,480 3,273,663 	(262,315)   -     (123,800)   -     (123,800)   -     (2,734,365)   (2,199,234)     (7,121,968)   (12,000,000)     2,155,282,613   262,674,648     2,145,426,280   248,475,414     2,145,302,480   248,475,414     3,273,663   -     -   -     3,273,663   -     -   -     -   -     3,273,663   -



## EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN FOU

# **CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY** FOR THE YEARS ENDED DECEMBER 31, 2021, 2020 AND 2019

	Capital Stock (Note 14)	<b>Defici</b> t (Notes 2 and 15)	Total
BALANCES AT DECEMBER 31, 2018 Net loss / total comprehensive loss	<del>₽</del> 5,000,000,000 -	<b>(₽3,988,752,976)</b> (935,686,915)	<b>₽1,011,247,024</b> (935,686,915)
BALANCES AT DECEMBER 31, 2019 Net income / total comprehensive income	5,000,000,000	<b>(4,924,439,891)</b> 248,475,414	<b>75,560,109</b> 248,475,414
BALANCES AT DECEMBER 31, 2020 Net income / total comprehensive income	5,000,000,000	<b>(4,675,964,477)</b> 2,142,028,817	<b>324,035,523</b> 2,142,028,817
BALANCES AT DECEMBER 31, 2021	₽5,000,000,000	(₽2,533,935,660)	₽2,466,064,340



# EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

		Years Ended Dec	cember 31
	2021	2020	2019
CASH FLOWS FROM OPERATING			
ACTIVITIES			
Income (loss) before income tax	₽2,145,302,480	₽248,475,414	(₱935,686,915)
Adjustments for:	1 _,1 10,0 0_,100	1210,170,111	(1900,000,910)
Provision for (reversal of) allowance for expected			
credit losses (Note 4)	(1,898,112,388)	(20,938,236)	775,862,288
Gain on loan modification (Note 8)	(258,985,456)	(_0,,,00,,_00)	
Provision for (reversal of)	()		
probable losses (Notes 9 and 11)	28,605,000	(242,470,830)	142,641,758
Gain on acquisition of property (Notes 6 and 11)	(23,560,469)	_	_
Interest expense (Notes 8 and 9)	7,121,968	12,000,000	10,588,535
Gain on reversal of allowance on CWT (Note 5)	(3,229,251)	_	_
Loss on write-off of various assets (Note 10)	-	734,418	_
Operating loss before working			
capital changes	(2,858,116)	(2,199,234)	(6,594,334)
Decrease (increase) in:			
Receivables	(312,359)	(1,158,105)	(128,937)
Other current assets	(568,203)	_	427,534
Other noncurrent assets (Note 6)	_	(145,744)	(588,674)
Increase in accounts payable and other current			
liabilities	8,687,862	3,503,083	6,884,411
Cash generated from operations	4,949,184	_	_
Income taxes paid, including creditable taxes			
withheld and final taxes	(3,229,251)	_	_
Net cash from operating activities	1,719,933	_	_
CASH AT BEGINNING OF YEAR	1,201,283	1,201,283	1,201,283
CASH AT END OF YEAR	₽2,921,216	₽1,201,283	₽1,201,283



# EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

# 1. Corporate Information, Authorization for Issue of the Consolidated Financial Statements, and Status of Operations

#### **Corporate Information**

Ever Gotesco Resources and Holdings, Inc. (the Company) and its subsidiaries, (together referred to hereafter as the "Group") were incorporated in the Philippines primarily to engage in the business of building shopping malls and leasing out to commercial tenants. The Company was registered in the Philippine Securities and Exchange Commission (SEC) on September 27, 1994.

The registered office address of the Company is Ever Gotesco Corporate Center, 1958 Claro M. Recto Avenue, Manila. In September 2021, the Board of Directors approved the amendments of the articles of incorporation to change its registered office address to 3/F Manila Real Residences 1129 J. Natividad Lopez St., Ermita, Manila which is subject for approval of Bureau of Internal Revenue and Philippine SEC.

#### Authorization for Issue of the Consolidated Financial Statements

The 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 were authorized for issue in accordance with a resolution of the Board of Directors (BOD) on May 13, 2022.

#### Status of Operations

In 2021, the Company launched its venture into agri-eco-tourism business from the original mall and cinema operations which ceased in 2017. The transformation started with the acquisition of the net assets of 3-J Development Corporation (3-J) and Agriwave Organic Inc (Agriwave) on December 15, 2021. These new subsidiaries will be handling the eco-tourism and agricultural production of high-value crops and orchids, respectively.

Agriwave has already begun operation during the last of half of December 2021. The management of Forest Crest Nature Resort by 3-J commenced in January 2022 and is intended to position the 17-hectare leisure complex into an eco-tourism hub. The bigger growth area that the Group is eyeing on is in bamboo farming and production in its landholdings in Cebu. The Group has done preliminary discussions with industry experts and studies have begun for its blueprint. By the second quarter of the year, the Group targets to commence the initial phase of the implementation. Bamboo products present a huge market opportunities in the Philippines and overseas. The Group wants to be the engine of growth, particularly as the global economy shifts to sustainable products.

In the past several years, there have been uncertainties for the Group's operations. In 2000, the Group was impleaded to the civil case between the Bangko Sentral ng Pilipinas (BSP), as plaintiff, and the now defunct Orient Commercial Banking Corporation (Orient Bank) and some of its officers and employees, as defendants (judgment debtors). There have been efforts to settle the same, but the progression has been tied to the actions of the principal parties involved, something that is beyond the control of the Group. The Group has obtained a legal opinion from its legal counsel that the BSP has no recourse to the Group in case of breach of compromise agreement between BSP and the judgment debtors since none in the compromise agreement gives the BSP any recourse to the Group. In addition, management believes that the outstanding obligation of the judgment debtors have been substantially settled through dacion of certain real estate properties.



The Company was the previous owner and mall operator of Ever Gotesco Commonwealth Center (EGCC), a commercial complex. The Company ceased its mall and cinema operations in March 2017. GTMDI ceased its mall and cinema operations in June 2015.

The Group's deficit amounted to ₱2.54 billion and ₱4.68 billion as of December 31, 2021 and 2020, respectively. In addition, the Group's current liabilities exceeded its current assets by ₱559.45 million and ₱1,276.31 million as of December 31, 2021 and 2020, respectively.

These conditions indicate uncertainties on the Company's ability to continue as a going concern.

To address these uncertainties, the major stockholders undertake and confirm that it will continue to provide and maintain financial support and assistance as may be needed to continue the business activities of the Group. Alongside the shift in the nature of the business to agri-eco-tourism from the original mall and cinema operations would be the strengthening of its balance sheet. The Group will explore innovative solutions to improve its assets composition to allow it to move to other industries and generate revenues. This twin strategy is envisioned to result in steady income by the second semester of 2022 and beyond. Management is intent in turning around the Group to improve the shareholders' value.

While the shift in the business strategy is in its early stage and the outcome is yet to be proven, the market is lucrative and expansive for a growing economy like the Philippines.

With the volatility in the global setting, the Group shall likewise be in the lookout for other opportunities that will ride with the upswing in demand once the country goes back to the pre-pandemic economic growth trajectory.

The consolidated financial statements have been prepared assuming that the Group will continue as a going concern.

#### 2. Summary of Significant Accounting and Financial Reporting Policies

#### Basis of Preparation

The consolidated financial statements have been prepared on a historical cost basis and are presented in Philippine peso (Peso), which is the Group's functional and presentation currency. All values are rounded to the nearest peso, except when otherwise indicated.

#### Statement of Compliance

The financial statements are prepared in accordance with Philippine Financial Reporting Standards (PFRSs). The term PFRSs includes all applicable PFRSs, Philippine Accounting Standards (PAS) and interpretations issued by the Philippine Interpretations Committee and International Financial Reporting Interpretations Committee (IFRIC) which have been approved by the Philippine Financial Reporting Standards Council (FRSC) and adopted by the Philippine SEC.

#### **Basis of Consolidation**

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



As of December 31, 2021, 2020 and 2019, the Company's ownership over the foregoing subsidiaries and their respective nature of business are as follows:

	Country of	Nature of	Percentage of ownersh		ership		
	Incorporation	Business	2021	2020	2019		
GTMDI	Philippines	Mall operations	100%	100%	100%		
3-J Development, Inc.*	Philippines	Eco-tourism	100%	-	_		
Agriwave Organic, Inc.*	Philippines	Agriculture	100%	_	_		
*acquired by the Company effective December 15, 2021.							

Subsidiaries are all entities over which the Company or its subsidiary has control. 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.

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

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

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins from the date of acquisition, being the date on which control is transferred to the Group and continue to be consolidated until the date that such control ceases. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

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

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary
- Derecognizes the carrying amount of any noncontrolling interests
- Derecognizes the cumulative translation differences recorded in equity
- Recognizes the fair value of the consideration received
- Recognizes the fair value of any investment retained
- Recognizes any surplus or deficit in profit or loss
- Reclassifies the parent's share of components previously recognized in Other Comprehensive Income (OCI) to profit or loss or retained earnings, as appropriate, as would be required if the Group had directly disposed of the related assets or liabilities.

The consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. Adjustments, where necessary, are made to ensure consistency with the policies adopted by the Group.



The financial statements of the subsidiaries are prepared for the same balance sheet date as the Company.

Inter-company transactions, balances and unrealized gains on transactions between group companies are eliminated. Unrealized losses are also eliminated but are considered as an impairment indicator of the assets transferred.

#### Changes in Accounting Policies and Disclosures

The accounting policies adopted are consistent with those of the previous financial year except that the Group has adopted the following new pronouncements starting January 1, 2021. Unless otherwise indicated, the adoption of these pronouncements did not have any significant impact on the Group's financial position or performance.

• Amendment 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. Early adoption is permitted.

The Group adopted the amendment beginning April 1, 2021, which has no impact since the Group has no ongoing lease arrangement.

• 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

The Company shall also disclose information about:

• The nature and extent of risks to which the entity is exposed arising from financial instruments subject to IBOR reform, and how the entity manages those risks; and



• Their progress in completing the transition to alternative benchmark rates, and how the entity is managing that transition

The Group adopted the amendments beginning January 1, 2021, which has no impact to the Group.

#### Future Changes in Accounting Policies

Pronouncements issued but not yet effective are listed below. Unless otherwise indicated, the Company does not expect that the future adoption of the said pronouncements will have a significant impact on its financial statements. The Company 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*
- Amendments to PAS 16, Plant and Equipment: Proceeds before Intended Use
- Amendments to PAS 37, Onerous Contracts Costs of Fulfilling a Contract
- 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*
  - Amendments to PFRS 9, *Financial Instruments*, *Fees in the '10 per cent' test for derecognition of financial liabilities*
  - o Amendments to PAS 41, Agriculture, Taxation in fair value measurements

#### Effective beginning on or after January 1, 2023

- Amendments to PAS 12, *Deferred Tax related to Assets and Liabilities arising from a Single Transaction*
- Amendments to PAS 8, Definition of Accounting Estimates
- Amendments to PAS 1 and PFRS Practice Statement 2, Disclosure of Accounting Policies

Effective beginning on or after January 1, 2024

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

#### Effective beginning on or after January 1, 2025

• PFRS 17, Insurance Contracts

#### 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

#### Significant Accounting Policies

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

#### Financial Instruments

#### Initial recognition and measurement

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

Financial assets are classified, at initial recognition, and subsequently measured at amortized cost, FVTOCI and FVTPL.



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

In order for a financial asset to be classified and measured at amortized cost or FVTOCI, it needs to give rise to cash flows that are SPPI on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

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

#### Subsequent measurement

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

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

The Group has no financial assets at FVTOCI with recycling of cumulative gains and losses (debt instruments), financial assets designated at FVTOCI with no recycling of cumulative gains and losses upon derecognition (equity instruments) and financial assets at FVTPL.

#### *Financial assets at amortized cost (debt instruments)*

This category is most relevant to the Group. The Group measures financial assets at amortized cost if both of the following conditions are met:

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

Financial assets at amortized cost are subsequently measured using the effective interest (EIR) 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's financial assets at amortized cost include cash, trade receivables and other receivables as of December 31, 2021 and 2020.

#### Impairment of financial assets

The Group recognizes an allowance for ECL for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

For trade and other receivables, 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 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 timing of the default (a lifetime ECL).

The Group considers trade receivables in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

#### Other financial liabilities

Other financial liabilities pertain to financial liabilities that are not held for trading and are not designated at FVTPL upon the inception of the liability. These include liabilities arising from operating (e.g., trade and other payables) and financing (e.g., short and long-term borrowings) activities.

Borrowings are recognized initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortized cost using the effective interest method; any difference between the proceeds (net of transaction costs) and the redemption value is recognized in profit or loss over the term of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of reporting year.

Trade and other payables are recognized in the year in which the related money, goods or services are received or when a legally enforceable claim against the Group is established. These are measured at amortized cost, which is normally equal to the nominal amount.

Other financial liabilities are recognized initially at fair value and are subsequently carried at amortized cost, taking into account the impact of applying the effective interest method of amortization (or accretion) for any related premium (or discount) and any directly attributable transaction costs. Classified as other financial liabilities are accounts payable and other current liabilities (excluding statutory payables and deferred income) and bank loans.

#### Derecognition of financial assets and liabilities

*Financial assets*. A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognized when:

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

Where the Group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Group's continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.



#### Financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged, cancelled or has expired.

Where 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 profit or loss.

#### Offsetting financial instruments

Financial assets and financial liabilities are offset and the net amount reported in the consolidated balance sheet 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, or to realize the asset and settle the liability simultaneously. The Group assesses that it has a currently enforceable right of offset if the right is not contingent on a future event and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Group and all of the counterparties.

#### Fair Value Measurement

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 nonfinancial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level of 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 of input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level of 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 reassessing categorization (based on the lowest level of input that is significant to the fair value measurement as a whole) at each balance sheet date.



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.

#### Creditable Withholding Tax

Creditable withholding tax represents the amount withheld from income payments and is deducted from income tax payable on the same year the revenue was recognized. Unused creditable withholding taxes can be carried forward to the ensuing years. The balance of creditable withholding tax is reviewed at each balance sheet date to determine if an objective evidence exists that amounts are no longer recoverable and reduced to the amount the Group expects to recover.

#### Value-added tax (VAT)

Revenues, expenses, and assets are recognized net of the amount of VAT, if applicable.

When VAT from sales of goods and/or services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as payable in the consolidated balance sheet. 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 balance sheet to the extent of the recoverable amount.

#### **Investment Properties**

Investment properties, consisting of parcels of land that are held either to earn rentals or for capital appreciation or both and that are not occupied by the entities in the Group.

Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment property is stated at fair value. Gains or losses arising from changes in fair value of investment properties are included in profit or loss in the year in which these arise.

The fair value of investment property is the price at which the property could be exchanged between knowledgeable, willing parties in an arm's-length transaction. Fair value specifically excludes an estimated price inflated or deflated by special terms or circumstances such as typical financing, sale and leaseback arrangements, special considerations or concessions granted by anyone associated with the sale. The fair value of investment property should reflect market conditions at the end of the reporting year.

Derecognition of an investment property will be triggered by a change in use, by sale or disposal. Gain or loss arising on disposal is calculated as the difference between any disposal proceeds and the carrying amount of the related asset, and is recognized in profit or loss in the period of derecognition. Transfers are made to investment property when, and only when, there is change in use, evidenced by cessation of owner-occupation, commencement of an operating lease to another party or completion of construction or development. Transfers are made from investment property when, and only when, there is a change in use, evidenced by commencement of owner occupation or commencement of development with a view to sale.

#### Other Comprehensive Income (OCI)

OCI comprises items of income and expense that are not recognized in profit or loss for the year in accordance with PFRSs. Other comprehensive income pertaining to remeasurements on the Group's defined benefit plans is recognized under "Remeasurement gain (loss) on retirement benefits" account in the consolidated balance sheet. Other items are closed directly to retained earnings (deficit).



#### Expenses and Other Charges

General and administrative expenses include costs of administering the business, which are recognized as incurred.

#### Borrowing Costs

Borrowing costs are expensed as incurred.

#### Income Taxes

#### Current income tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that have been enacted or substantively enacted at the balance sheet date.

#### Deferred income tax

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

Deferred income tax assets are recognized for all deductible temporary differences and carryforward benefits of unused net operating loss carryover (NOLCO) and excess of minimum corporate income tax (MCIT) over regular corporate income tax (RCIT), to the extent that it is probable that sufficient future taxable profits will be available against which the deductible temporary differences and carry forward benefits of unused NOLCO and excess of MCIT over RCIT can be utilized. Deferred income tax liabilities are recognized for all taxable temporary differences.

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

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

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

Deferred income tax relating to items recognized directly in equity is recognized directly in equity and not in profit or loss. Deferred tax items are recognized in correlation to the underlying transaction either in other comprehensive income or directly in equity.

#### Provisions and Contingencies

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligations and the amount of obligation can be reliably estimated.

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

#### Capital Stock

The proceeds from the issuance of ordinary or common shares are presented in equity as capital stock to the extent of the par value of the issued and outstanding shares and any excess of the proceeds over the par value of shares issued, less any incremental costs directly attributable to the issuance, net of tax, is presented in equity as "Additional paid-in capital".

#### Retained Earnings (Deficit)

Retained Earnings (Deficit) represent the cumulative balance of periodic total comprehensive income or loss, dividend distributions, correction of prior year's errors, effect of changes in accounting policy and other capital adjustments. A "deficit" is not an asset but a deduction from equity.

#### Basic/Diluted Earnings (Loss) Per Share

Basic earnings (loss) per share is computed by dividing net income (loss) for the year by the weighted average number of shares outstanding during the year.

Diluted earnings (loss) per share is calculated by dividing the income (loss) for the year attributable to stockholders by the weighted average number of shares outstanding during the year, excluding treasury shares and adjusted for the effects of all potential dilutive shares, if any.

In determining both the basic and diluted earnings (loss) per share, the effect of stock dividends, if any, is accounted for retroactively.

#### Segment Information

Until March 31, 2018, the Group was engaged in building shopping malls and leasing out to commercial tenants and considers such as its primary activity and only business segment. In the last half of December 2021, the Group started its agricultural production business. In January 2022, the Group commenced its eco-tourism business operations. Management monitors the operating results of the Group for the purpose of making decisions about resource allocation and performance assessment.

#### Events After the Balance Sheet Date

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

#### 3. Significant Accounting Judgments, Estimates and Assumptions

The preparation of the consolidated financial statements in accordance with PFRSs requires management to make judgments, estimates and assumptions that affect the amounts reported in the consolidated financial statements. The judgments, estimates and assumptions are based on management's evaluation of relevant facts and circumstances that are believed to be reasonable at the balance sheet date. Actual results could differ from such estimates used.

#### Judgments

In the process of applying the Group's accounting policies, management has made the following judgments, apart from those involving estimations, which has the most significant effect on the amounts recognized in the consolidated financial statements.



#### Use of the going concern assumption

The use of the going concern assumption involves management making judgments, at a particular point in time, about the future outcome of events or conditions that are inherently uncertain. The underlying assumption in the preparation of financial statements is that the Group has neither the intention nor the need to liquidate. Management takes into account a whole range of factors which include, but are not limited to the creditors not demanding for payment of the amounts owed to them and the financial support from related parties. As discussed in Note 1, management still prepares the consolidated financial statements on a going concern basis as management has future plans regarding the Group.

#### Estimates and Assumptions

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

#### Determination of fair value of investment properties

The Group accounts for its investment properties at fair value. The fair value of the investment properties were determined by professional qualified independent appraisers. Investment properties are valued using generally acceptable valuation techniques and methods and estimates based on local market conditions. The fair value was arrived at using the Sales Comparison Approach for land using gathered available market evidence. This considers the sales of similar or substitute properties and related market data and establishes a value estimate by processes involving comparison and adjustments to sales price which pertain to factors affecting value such size, location, time and shape. Revaluations are made on a regular basis to ensure that the carrying amounts do not differ materially from those which would be determined using fair values at the end of the reporting period. Investment properties amounted to  $\mathbb{P}3,078.88$  million as of December 31, 2021 (nil as of December 31, 2020).

#### Estimation of allowance for ECL

The Group recognizes ECL 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 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 recognized for the amount of the receivable not covered by the value of the credit enhancement such as collateral on the receivables.

The Group estimates the allowance for ECL by considering the related parties' financial position and performance and cash flows based on their latest financial statements and credit enhancements. Related party accounts were specifically identified to be doubtful of collection based on the related parties' equity position, ability to generate cash flows and availability of assets to settle their obligations. As of December 31, 2021 and 2020, the allowance for ECL on receivables from related parties amounted to P912.01 million and P2,810.12 million, respectively (see Notes 4 and 13).

#### Recognition of deferred income tax assets

The carrying amount of deferred income tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient future taxable profits will be available to allow all or part of the deferred income tax assets to be utilized. The Group did not recognize deferred income tax assets on future deductible temporary differences as of December 31, 2021 and 2020 (see Note 12).

#### Provisions and contingencies

The Group provides for present obligations (legal or constructive) where it is probable that there will be an outflow of resources embodying economic benefits that will be required to settle the said obligations. An estimate of the provision is based on known information at the balance sheet date, net of any estimated amount that may be reimbursed to the Group. The amount of provision is being



reassessed at least on an annual basis to consider new relevant information. Provisions amounted to ₱57.78 million and ₱29.18 million as of December 31, 2021 and 2020 (see Note 9).

#### 4. Receivables

	2021	2020
Trade receivable from related parties (Note 13)	₽4,980,758	₽1,182,879,139
Others:		
Related parties (Note 13)	904,951,667	3,225,141,917
Third parties	2,389,635	2,442,185
	912,322,060	4,410,463,241
Less allowance for expected credit losses	912,009,701	2,810,122,089
	₽312,359	₽1,600,341,152
Current	₽312,359	₽-
Noncurrent	—	1,600,341,152
	₽312,359	₽1,600,341,152

Receivables are non-interest bearing and are payable upon demand.

Movements in and details of the allowance for expected credit losses in 2021, 2020 and 2019 are as follows:

	Receivabl	es from	Other receiva		
	Related parties	Third parties	Related parties	Third parties	Total
December 31, 2018	₽23,731,784	₽-	₽2,030,048,893	₽1,417,360	₽2,055,198,037
Additions (Notes 10 and 13)	75,757,453	-	700,104,835	-	775,862,288
December 31, 2019	99,489,237	-	2,730,153,728	1,417,360	2,831,060,325
Reversal (Notes 10 and 13)	_	-	(20,938,236)	_	(20,938,236)
December 31, 2020	99,489,237	-	2,709,215,492	1,417,360	2,810,122,089
Additions (Notes 10 and 13)	_	_	132,200,293	-	132,200,293
Recovery (Notes 10 and 13)	—	-	(2,030,312,681)	—	(2,030,312,681)
December 31, 2021	₽–	₽-	₽811,103,104	₽1,417,360	₽912,009,701

In October 2021, Pricewide, Inc. (PWI) assumed the liabilities of the related parties to the Group, totaling  $\neq 2,153.92$  million. Prior to dacion en pago, the Group offset its receivable from PMSI against its payable to PMSI amounting to  $\neq 443.52$  million. In November 2021, the total related party receivable from PWI amounting to  $\neq 3,055.30$  million were settled through dacion en pago - transfer of land properties of PWI to the Group with a total area of 846,006 square meters amounting to  $\neq 3,078.88$  million (see Notes 6 and 13). Gain from the dacion en pago amounted to  $\neq 23.56$  million in 2021 [see Note 11]. The allowance pertaining to the settled receivables from PWI through dacion en pago amounting to  $\neq 2,030.31$  million were reversed in 2021.

In 2020, PWI assumed the liability of Primeworld Management Services, Inc. to the Group, amounting to P1,443.57 million, as of December 31, 2020. As collateral for the debt assumption, PWI executed a real estate mortgage over certain land properties in favor of the Group. The Group engaged a Philippine SEC-registered independent appraiser to estimate the value of the real estate used as the collateral using the Sales Comparison Approach. As at December 31, 2020, the appraised value of the real estate properties used as collateral amounted to P2.50 billion. No provision for impairment losses was recognized on the receivable from PWI as of December 31, 2020.



In 2019, the Group reclassified portion of its receivables from current to noncurrent as the Group expects to collect the said receivables from the counterparties beyond one year. The excess of the carrying amount over the fair value based on the discounted cash flows at the end of five years of the noncurrent portion of receivables amounting to P340.96 million were recognized as allowance for expected credit losses. No accretion income was recognized on the difference between the carrying amount and the fair value in 2021 and 2020.

#### 5. Creditable Withholding Taxes

	2021	2020
Creditable withholding taxes (CWTs)	₽43,162,537	₽46,391,788
Less allowance for probable losses	43,162,537	46,391,788
	₽_	₽_

In 2021, the Group reversed allowance for probable losses on CWTs amounting to  $\textcircledarrow3.23$  million (nil in 2020). The Group applied its CWT to current tax payable and reversed the related provision to the extent of the applied amount amounting to  $\textcircledarrow3.23$  million.

#### 6. Investment Properties

As of December 31, 2021, the Group's investment properties amounting  $\mathbb{P}3,078.88$  million pertain to parcels of land not currently used in operations (nil as of December 31, 2020). These land properties, with a total area of 846,006 square meters were acquired from PWI when PWI settled its payables to the Group through dacion en pago last November 2021 (see Notes 4 and 13).

As of December 31, 2021, the fair value of the investment properties is P3,078.88 million as determined based on the valuation performed by Philippine SEC-accredited and independent appraisers using the Market Data Approach in June 2021. Under the Market Data Approach, the value of the land is based on sales and listings of comparable property registered within the vicinity. The technique of this approach requires the establishment of comparable property by reducing reasonable comparative sales and listings to a common denominator. This is done by adjusting the differences between the subject property and those actual sales and listings regarded as comparable. The properties used as basis of comparison are situated within the immediate vicinity of the subject property. The appraised value of the properties was assessed by management to be the same as at December 31, 2021 as there were no significant developments within the area from the valuation date up to reporting date.

The table below summarizes the significant unobservable input valuation for investment properties held by the Group:

Asset measured at fair value (Level 3)	Significant unobservable inputs	Interrelationship between key unobservable input and fair value measurement
Investment properties		
December 31, 2021	Price per square meter;	The estimated fair value would
	Estimates range from is about	increase (decrease) if the price per
	₽4,500 per sqm to ₽12,755 per sqm	square meter increase (decrease)



### 7. Other Assets

Other current assets pertain to input VAT and supplies as of December 31, 2021 totaling ₱569,203 (nil as of December 31, 2020):

Other noncurrent assets pertain to the following:

	2021	2020
Garnished collections (Note 1)	₽42,641,386	₽42,641,386
Others	234,211	234,211
	42,875,597	42,875,597
Less allowance for probable loss	42,875,597	42,875,597
	<del>P</del>	₽_

Allowance for probable loss is provided for garnished collections and others.

#### 8. Bank Loan

In 1997, the Company obtained a loan from a lender bank amounting to P50.00 million which became due in December 1997 but was extended up to March 1998. However, such loan obligation was not settled on maturity date and the Company negotiated with the lender bank for a restructuring of the loan but it did not prosper. In August 1999, the lender bank filed a civil case against the Company, demanding immediate payment of the principal and the corresponding default charges. In November 1999, the Company's lawyers filed their reply and submitted to the Regional Trial Court of Makati (RTC-Makati) among others, the ongoing negotiations for the settlement of the obligations, and hence, countered that the lender bank be ordered to sit down with the Company for the amicable settlement of the case. In September 2015, the RTC-Makati rendered its decision directing the Company to pay the principal amount, interest, liquidated damages, among others. The Company filed its Motion for Reconsideration in January 2016 which was denied in July 2016 by RTC-Makati. The Company filed its Notice of Appeal in October 2017 and the entire cash records were transmitted to Court of Appeals in January 2019.

In September 2021, the Company and the lender bank entered into a Compromise Agreement for the settlement of the loan and agreed the restructuring of the loan with a compromised amount of P73.00 million, consisting of principal amount of P50.00 million and capitalized interest of P23.00 million, to be amortized for a period of five years starting November 2021 to November 2026, with fixed interest rate of 4% per annum. At the date of compromise agreement, the Group recognized the restructured loan of P73.00 million as the new loan, and derecognized the original loan with a principal amount of P50.00 million and accrued interest as of June 30, 2021 amounting to P282.20 million, resulting to gain of modification loan amounting to P258.99 million. In addition, the Company was required to pay P3.65 million, comprising of P3.35 million applied against the principal and the P0.30 million pertains to the payment of interest.

On April 8, 2022, the Company and the lender bank filed a Joint Motion before the Court of Appeals for the approval of Compromise Agreement and rendering of judgment based thereon. As of May 13, 2022, no judgment was rendered yet by the Court of Appeals.

Accrued interest as of December 31, 2021 and 2020 amounting to  $\mathbb{P}1.12$  million and  $\mathbb{P}276.00$  million, respectively, are as part of "Accrued expenses" account included in "Accounts payable and other liabilities" in the consolidated balance sheets. Interest expense recognized in profit or loss in 2021,





2020 and 2019 amounted P7.1 million, P12.0 million and P10.6 million, respectively. Interest accrued were part of noncash financing activities (see Note 9).

The bank loan is classified as follows:

	2021	2020
Current portion	₽16,250,733	₽50,000,000
Noncurrent portion	53,395,267	_
	₽69,646,000	₽50,000,000

#### 9. Accounts Payable and Other Current Liabilities

	2021	2020
Trade	₽38,907,248	₽38,840,520
Accrued expenses (Note 8)	1,200,368	276,359,856
Deferred output VAT	289,168,716	289,168,716
Payables to related parties (Note 13)	117,169,331	551,216,786
Provisions (Note 11)	57,784,070	29,179,070
Retention payable to contractors and suppliers	40,507,222	40,507,222
Others	2,229,683	2,234,743
	₽546,966,638	₽1,227,506,913

Accrued expenses include accrued interest on bank loan as of December 31, 2021 and 2020 amounting to P1.12 million and P276.00 million, respectively (see Note 8).

The Group is currently involved in certain legal, contractual and regulatory proceedings and other possible claims that require the recognition of provisions for related probable claims against the Group. Management and its legal counsel reassess its estimates on an annual basis to consider new relevant information. The information usually required by PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*, is not disclosed as it may prejudice the Group's position and negotiation strategies with respect to these matters.

Movements in and details of provisions follow:

	2021	2020
Balance at beginning of year	₽29,179,070	₽271,649,900
Provision (Note 11)	28,605,000	_
Reversal	-	(242,470,830)
Balance at end of year	₽57,784,070	₽29,179,070



# 10. General and Administrative Expenses

	2021	2020	2019
Professional fees	₽980,000	₽695,000	₽662,857
Salaries, wages and employee			
benefits	492,402	497,559	548,429
Independent director's per diem	218,000	390,000	255,000
Taxes and licenses	23,316	293,683	975,984
Transportation and			
communication	12,912	11,920	245,852
Provision for expected credit	·		
losses (Notes 4 and 12)	-	_	775,862,288
Others	460,693	311,072	3,906,212
	₽2,187,324	₽2,199,234	₽782,456,622

Others include, among others, outside services expenses.

# 11. Other Income (Charges)

	2021	2020	2019
Reversal of allowance for			
expected credit losses			
(Note 4)	₽2,030,312,681	₽20,938,236	₽
Gain on loan modification			
(Note 8)	258,985,456	-	-
Provision for expected credit			
losses (Note 4)	(132,200,293)	_	_
Reversal of (provision for)	. ,		
probable losses (Note 9)	(28,605,000)	242,470,830	(142,641,758)
Gain on acquisition of investment			
properties through dacion en			
pago (Notes 4 and 6)	23,560,469	-	-
Gain on reversal of allowance for			
probable losses on CWT			
(Note 5)	3,229,251	-	—
Loss on write-off of various			
assets	-	(734,418)	—
Others	49	-	-
	₽2,155,282,613	₽262,674,648	(₽142,641,758)



#### 12. Income Taxes

- a. The Group's provision for current income tax pertains to RCIT amounting to ₽3.27 million in 2021 and nil for 2020 and 2019.
- b. Deferred income tax assets have not been recognized on the following items as management believes that it is more likely that the Group will not be able to realize the deductible temporary differences in the future.

	2021	2020	2019
Allowance for impairment losses:			
Receivables	₽912,009,701₽	2,810,122,089₽	2,831,060,325
Garnished collections	42,641,385	42,641,386	42,641,386
Other noncurrent assets	234,211	234,211	234,211
Accrued interest on bank loans*	1,200,368	276,000,000	264,000,000
NOLCO	282,614	7,613,127	6,628,217
*Not deducted from taxable income			

c. The reconciliation of the benefit from income tax computed at the statutory income tax rate to the provision for income tax shown in the consolidated statements of comprehensive income is as follows:

	2021	2020	2019
Provision for (benefit from) income tax at			
statutory income tax rate	₽542,166,628	₽74,542,625	(₽280,706,074)
Adjustments resulting from:			
Nondeductible provision for (nontaxable			
gain on reversal of provision) for			
probable losses (Notes 4 and 11)	(506,735,445)	(72,741,250)	42,792,527
Nontaxable gain on loan modification			
(Note 9)	(64,746,364)		
Nondeductible expenses	35,213,339	153,779	1,111,563
Movements in deductible temporary			
differences for which no deferred			
income tax assets were recognized	(1,817,171)	(1,955,154)	236,801,984
Nontaxable gain on reversal of allowance			
on CWT	(807,313)	_	_
Other nontaxable income	(11)	_	_
Provision for income tax	₽3,273,663	₽–	₽–

On September 30, 2020, the BIR issued Revenue Regulations No. 25-2020 implementing Section 4 (bbbb) of "Bayanihan to Recover As One Act" which states that the NOLCO incurred for taxable years 2020 and 2021 can be carried over and claimed as a deduction from gross income for the next five (5) consecutive taxable years immediately following the year of such loss.

As of December 31, 2021, the Group has incurred NOLCO in taxable years 2021 and 2020 which can be claimed as deduction from the regular taxable income for the next five consecutive taxable years pursuant to the Bayanihan to Recover As One Act and for which no deferred income tax asset was recognized, as follows:

		NOLCO	)
Year Incurred	Valid Until	Amount	Tax effect
2020	2025	₽203,254	₽50,814
2021	2026	79,360	19,840

Following are the movements in NOLCO:

	2021	2020
Beginning of year	₽7,613,127	₽6,628,217
Additions	79,360	2,189,234
Application	(7,409,873)	_
Expired	_	(1,204,324)
End of year	₽282,614	₽7,613,127

#### 13. Related Party Transactions

Enterprises and individuals that directly, or indirectly through one or more intermediaries, control or are controlled by or under common control with the Group, including holding companies, subsidiaries and fellow subsidiaries, are related parties of the Group. Associates and individuals owning, directly or indirectly, an interest in the voting power of the Group that gives them significant influence over the enterprise, key management personnel, including directors and officers of the Group and close members of the family of these individuals, and companies associated with these individuals also constitute related parties. In considering each possible related party relationship, attention is directed to the substance of the relationship and not merely its legal form. In considering each possible related party relationship and not merely its legal form.

In the ordinary course of business, the Group has related party transactions and balances as follows:

			2021	
	Amount/ Volume	Outstanding Receivable (Payable)	Terms	Condition
Stockholder				
Advances to	(₽320,822,194)	₽250,916,294	Payable on demand; non-interest bearing	Unsecured; partially impaired
Advances from	(2,208,037)	(79,131,114)	- do -	
Associated companies*				
Rent	(1,182,879,139)	-	Payable on demand; non-interest bearing	Unsecured
Advances to	(1,999,368,056)	654,035,373	- do -	Unsecured; partially impaired
Payable to	436,581,838	(36,250,526)	- do -	Unsecured



		2020		
		Outstanding		
	Amount/	Receivable		
	Volume	(Payable)	Terms	Condition
Stockholder				
Advances to	₽-	/ /	Payable on demand;	Unsecured; partially
Advances from	-	(76,923,077)	non-interest bearing - do -	impaired
Associated companies*				
Rent	_		Payable on demand; non-interest bearing	Unsecured
Advances to	1,158,105	2,653,403,429	- do -	Unsecured; partially impaired
Payable to	(3,469,100)	(474,293,709)	- do -	Unsecured

- a. The Group granted non-interest-bearing advances to entities that are under common control and to its stockholder. As of December 31, 2021 and 2020, these advances have no payment terms and are considered payable on demand and to be settled in cash.
- b. Movements in and details of the allowance for expected credit losses relating to receivables from related parties follow:

	2021	2020
Beginning balance	₽2,808,704,729	₽2,829,642,965
Reversal (Note 10)	(1,898,456,368)	(20,938,236)
Ending balance	₽911,665,721	₽2,808,704,729

- c. The Group has non-interest-bearing payables to entities that are under common control and are to be settled in cash. Payables to related parties, included as part of "Accounts payable and other liabilities" in the consolidated balances sheets amounted to ₱116.84 million and ₱551.22 million as of December 31, 2021 and 2020, respectively (see Note 8).
- d. The Group's remaining related party transactions pertain to the payment of expenses of entities under common control on behalf of the Group from 2018 to 2021.
- e. In October 2021, Pricewide, Inc. (PWI), an associated company, assumed the liabilities of the related parties to the Group, totaling ₱2,153.92 million. In November 2021, the total related party receivable from PWI amounting to ₱3,055.30 million were settled through dacion en pago transfer of land properties of PWI to the Group amounting to ₱3,078.88 million (see Notes 4 and 6). Gain from the dacion en pago amounted to ₱23.56 million in 2021 (nil in 2020 and 2019) [see Note 11]. The allowance pertaining to the settled receivables from PWI through dacion en pago amounting to ₱2,030.31 million were reversed in 2021.
- f. PWI assumed the liability of Primeworld Management Services, Inc. to the Group, amounting to ₱1,443.57 million, as of December 31, 2020. As collateral for the debt assumption, PWI executed a real estate mortgage over certain land properties in favor of the Group. The Group engaged a Philippine SEC-registered independent appraiser to estimate the value of the real estate used as the collateral using the Sales Comparison Approach. As at December 31, 2020, the appraised value of the real estate properties used as collateral amounted to ₱2.5 billion. No provision for impairment losses was recognized on the receivable from PWI as of December 31, 2020.
- g. The Group's key management personnel did not receive compensation from the Group in 2021, 2020 and 2019.



#### 14. Basic/Diluted Earnings (Loss) per Share

Basic/Diluted earnings (loss) per share amounts are calculated as follows:

	2021	2020	2019
Net income (loss)	₽2,142,028,817	₽248,475,414	(₱935,686,915)
Weighted average number of shares	5,000,000,000	5,000,000,000	5,000,000,000
Basic/diluted earnings (loss) per share	<b>₽0.428</b>	₽0.050	(₽0.187)

The Group does not have potential dilutive shares as of December 31, 2021, 2020 and 2019. Therefore, the basic and diluted earnings (loss) per share are the same as of those dates.

#### 15. Equity

The Philippine SEC authorized the offering/sale of the Company's 5.0 billion common shares with par value of P1.0 each on September 16, 1996. The Company's common shares were held by 5,580 and 5,616 shareholders as of December 31, 2021 and 2020, respectively.

#### 16. Capital Management

The primary objective of the Group's capital management is to ensure that it maintains sufficient working capital for its operations and safeguard the entity's ability to continue as a going concern, continue to provide returns for shareholders and benefits for other stakeholders, and to maintain an optimal capital structure to reduce the cost of capital. The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. No changes were made in the objectives, policies or processes for the years ended December 31, 2021 and 2020.

The following table summarizes the total capital as of December 31 considered by the Group:

<b>2021</b> 202
<b>₽5,000,000</b> , <b>000 ₽</b> 5,000,000,00
<b>(2,533,935,660)</b> (4,675,964,47
<b>₽2,466,064,340</b> ₽324,035,52

#### 17. Financial Instruments and Financial Risk Management Objectives and Policies

#### **Financial** instruments

Cash, receivables, and accounts payable and other liabilities

The carrying amounts of cash, receivables, accounts payable and other liabilities approximate their fair values due to the short-term maturities of these financial instruments.

#### Long-term borrowing

The carrying value of long-term borrowing as at December 31, 2021 (nil as of December 31, 2020) approximates its fair value as it carries interest rates of comparable instruments in the market.

#### Financial Risk Management Objectives and Policies

The Group's principal financial instruments consist of cash, receivables and bank loans. The Group has various other financial assets and financial liabilities such as accounts payable and other current liabilities and customers' deposits which arise directly from its operations.

Financial risk management by the Group is governed by policies and guidelines approved by the BOD. Group policies and guidelines cover liquidity risk and credit risk. The objective of financial risk management is to contain, where appropriate, exposures in these financial risks to limit any negative impact on the Group's results of operations and financial position.

#### Liquidity risk

The Group seeks to manage its liquid funds through cash planning. The Group uses historical figures and experiences as well as forecasts of its collections and disbursements in the management of its funds. The Group negotiates for extension of credit terms from its creditors for more manageable repayment terms.

The following tables summarize the maturities of the Group's financial liabilities based on contractual undiscounted payments and the estimated maturities of financial assets used to manage liquidity risk:

	2021				
	On demand	One year or less	More than one year	Total	
Bank loans:					
Principal	₽2,321,533	₽13,929,200	₽53,395,267	₽69,646,000	
Interest	1,121,968	2,203,994	4,187,792	7,513,754	
Accounts payable and other current liabilities:					
Trade	38,907,248	_	_	38,907,248	
Accrued expenses	78,400	_	_	78,400	
Payable to related party	117,169,331	_	_	117,169,331	
	₽159,598,480	₽16,133,194	₽57,583,059	₽233,314,733	
Cash	₽2,921,216	₽-	₽-	₽2,921,216	
Receivables	_	312,359	_	312,359	
	₽2,921,216	₽312,359	₽-	₽3,233,575	

	2020				
	On demand	One year or less	More than one year	Total	
Bank loans:					
Principal	₽50,000,000	₽-	₽-	₽50,000,000	
Interest	276,000,000	_	-	276,000,000	
Accounts payable and other current liabilities:					
Trade	38,840,520	-	-	38,840,520	
Accrued expenses*	359,856	-	-	359,856	
Payable to related party	551,216,786	_	_	551,216,786	
	₽916,417,162	₽-	₽-	₽916,417,162	
Cash	₽1,201,283	₽-	₽_	₽1,201,283	
Receivables**	_	_	1,600,341,152	1,600,341,152	
	₽1,201,283	₽-	₽1,600,341,152	₽1,601,542,435	

\*Excludes accrued interest on bank loans amounting to P264.0 million.

\*\*The Company expects to collect these receivables beyond one year.



#### Credit risk

The Group limits the advances granted to related parties into manageable levels and exerts effort to collect from these related parties. Creditworthiness of the related parties is reassessed at least once or twice a year to determine sufficiency of any allowance for probable losses to be provided. The maximum credit risk exposure on receivables is equivalent to the carrying amounts of receivables from related parties.

The Group's policy is to enter into transactions with a diversity of creditworthy parties to mitigate any significant concentration of credit risk.

Out of the total trade receivables as of December 31, 2021 and 2020, 99%, comes from the Group's related parties. Except for receivables from some affiliates under common control, which are provided with allowances, the collectability of receivables from related parties are probable since these related parties have net income and positive cash flows. The Group manages the concentration risk by extending advances to related parties engaged in different industries such as department stores, supermarket, school, hospital, resorts and golf courses.

The maximum exposure to credit risk for the Group's loans and receivables, without taking into account any collateral and other credit enhancements, is equal to their carrying amounts.

For cash in banks, the Company 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 Company's policy to measure ECL 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 Company uses the ratings from the external credit rating agencies to determine whether the debt instrument has significantly increased in credit risk and estimate ECL.

		December 31, 2021						
Neither past due nor impaired								
	Standard	Substandard	Past due but not					
High grade	Grade	Grade	impaired	ECL	Total			
₽1,427,447	₽-	₽-	₽-	₽-	₽1,427,447			
-	312,359	-	-	912,009,701	912,322,060			
₽1,427,447	₽312,359	₽-	₽–	₽912,009,701	<b>₽</b> 913,749,507			
	High grade ₱1,427,447 - ₱1,427,447	Standard       High grade     Grade       ₽1,427,447     ₽-       -     312,359	Standard     Substandard       High grade     Grade     Grade       ₱1,427,447     ₱-     ₱-       -     312,359     -       ₱1,427,447     ₱312,359     ₱-	Standard     Substandard     Past due but not       High grade     Grade     Grade     impaired       ₱1,427,447     ₱-     ₱-     ₱-       -     312,359     -     -       ₱1,427,447     ₱312,359     ₱-     ₱-	Standard     Substandard     Past due but not       High grade     Grade     Grade     impaired     ECL       ₱1,427,447     ₱-     ₱-     ₱-     ₱-     ₱-       -     312,359     -     -     912,009,701       ₱1,427,447     ₱312,359     ₱-     ₱-     ₱912,009,701			

The following tables summarize the credit quality per class of the Group's financial assets:

\*Excludes cash on hand amounting to P1,478,187.

December 31, 2020						
Neither p	ast due nor im	paired				
	Standard	Substandard	Past due but not			
High grade	Grade	Grade	impaired	ECL	Total	
₽10,014	₽-	₽-	₽-	₽-	₽10,014	
_	-	-	1,600,341,152	2,810,122,089	4,410,463,241	
<b>₽10,014</b>	<del>P</del> -	₽-	₽1,600,341,152	₽2,810,122,089	₽4,410,473,255	
	High grade ₽10,014 -	Neither past due nor im Standard High grade Grade ₽10,014 ₽_ – – –	Neither past due nor impaired     Standard   Substandard     High grade   Grade   Grade     ₱10,014   ₱-   ₱-     -   -   -   -	Neither past due nor impairedStandardSubstandardPast due but notHigh gradeGradeGradeGradeimpaired₱10,014₱-₱-₽-₽1,600,341,152	Neither past due nor impaired       Standard     Substandard     Past due but not       High grade     Grade     Grade     impaired     ECL       ₱10,014     ₱-     ₱-     ₱-     ₱-     ₱-     ₽-       -     -     -     1,600,341,152     2,810,122,089     -     -     -     -     1,600,341,152     2,810,122,089     -	

\*Excludes cash on hand amounting to P1,191,269.

The Group classifies loans and receivables as high or standard grade. "High grade" receivables pertain to those receivables from tenants who consistently pay before the maturity date. "Standard grade" includes receivables that are collected on their due dates even without collection effort made by the Group. "Substandard grade" includes receivables which are collected on their due dates provided that the Group made a persistent effort to collect them. Past due but not impaired receivables include those that have not been paid during their respective due dates but are still assessed as collectible by the Group's management. Meanwhile, ECL pertains to those with the least likelihood of collection even after rigorous collection efforts made by the Group. Impaired receivables have been provided with allowance depending on the management's assessment of their collectability. In assessing



collectability, management considers deposits and advances held by the Group as well as the experience from previous transactions with the tenants.

Cash in bank are classified as "High grade" since these are deposited and invested with reputable bank and can be withdrawn anytime.

The aging per class of financial assets and the expected credit losses as of December 31, 2020 and 2019 are as follows:

#### As of December 31, 2021:

		<b>Financial Assets</b>			
		Lifetime ECL Lifetime ECL			
		Not Credit	Credit		
	12-Month ECL	Impaired	Impaired	Total	
<b>Amortized Cost</b>					
Cash in banks	₽1,427,447	₽-	₽-	₽1,427,447	
Receivables	-	312,359	912,009,701	912,322,060	
	₽1,427,447	₽312,359	₽912,009,701	₽913,749,507	

As of December 31, 2020:

		Financial Assets				
		Lifetime ECL Lifetime ECL				
		Not Credit	Credit			
	12-Month ECL	Impaired	Impaired	Total		
Amortized Cost						
Cash in banks	₽10,014	₽-	₽-	₽10,014		
Receivables	-	1,600,341,152	2,810,122,089	4,410,463,241		
	₽10,014	₽1,600,341,152	₽2,810,122,089	₽4,410,473,255		

In assessing impairment, the Group considers the inability to collect from the counterparty based on the contractual terms of the receivables. Receivables included in the specific assessment are the non-moving accounts and receivables from related parties.

#### 18. Operating Segments

. The Group had only one geographical segment as all of its assets are located in the Philippines. Thus, geographical business information is not required.

No segment information as of and for the year ended December 31, 2021, 2020 and 2019 were presented since the Group's results of operations in 2021 only pertains to sale of agricultural products from December 17, 2021 to December 31, 2021 and there were no operations in 2020 and 2019.



# EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES Index to Consolidated Financial Statements As at and For the Year Ended December 31, 2021

	Description	Page
Schedule I		-
А	Financial Assets	N/A
В	Amounts Receivable from Directors, Officers, Employees, Related Parties, and Principal Stockholders (Other than Related Parties) Amounts Receivable from Related Parties which are Eliminated during the	1
С	Consolidation of Financial Statements	N/A
D	Long-Term Debt	N/A
Е	Indebtedness to Related Parties	N/A
F	Guarantees of Securities of Other Issuers	N/A
G	Capital Stock	2
Schedule II	Financial Soundness Indicators	3
Schedule III	Corporate Structure	4
Schedule IV	Reconciliation of Retained Earnings Available for Dividend Declaration (Part 1, 4C, Annex 68-C)	5

## **SCHEDULE I-B**

# EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES AMOUNTS RECEIVABLE FROM DIRECTORS, RELATED PARTIES, OFFICERS, EMPLOYEES, AND PRINCIPAL STOCKHOLDERS (OTHER THAN RELATED PARTIES) DECEMBER 31, 2021 AMOUNTS IN THOUSANDS

	Balance at beginning of year	Additions	Amounts collected	Amounts written off	Current	Noncurrent	Balance at end of year
Directors	₽30,309,538	_	30,309,538	_	_	₽-	₽_
Related parties	4,380,153,704	377,547	3,468,521,550	_	_	912,009,701	912,009,701
Total	₽4,410,463,242	₽377,547	₽3,498,831,088	₽-	₽_	₽912,009,701	₽912,009,701

# **SCHEDULE I-G**

# EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES

## CAPITAL STOCK DECEMBER 31, 2021 AMOUNTS IN THOUSANDS

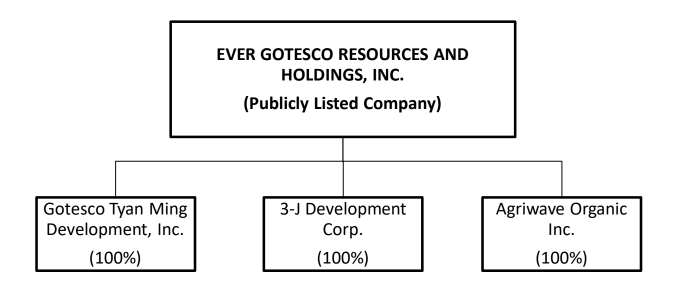
		Number of shares issued	Number of shares reserved			
		and outstanding as shown	for options,			
		under related consolidated	warrants,	Number of		
	Number of	statement of financial	conversion, and	shares held by	Directors and	
Title of issue	shares authorized	position caption	other rights	related parties	officers	Others
Common stock - "Class A"						
at ₽1 par value	5,000,000	5,000,000	—	1,174,235	231,046	3,594,719

# SCHEDULE II EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES

# FINANCIAL SOUNDNESS INDICATORS DECEMBER 31, 2021

			December 31	
Ratio	Formula	2021	2020	2019
Current ratio	Total current assets Total current liabilities	0.0066	0.0009	0.0008
Acid test ratio	Cash + current receivables Total current liabilities	0.0055	0.0009	0.0008
Solvency ratio	Net income after tax Total liabilities	4.10	0.19	-0.62
Debt-to-equity ratio	Accounts payable and other liabilities + bank loan Total equity	0.21	3.94	19.91
Asset-to-equity ratio	Total assets Total equity	1.21	4.94	20.91
Interest rate coverage ratio	Net income + depreciation expense + Interest expense Interest expense	651.38	-19.71	89.37
Return on equity	Net income after tax Stockholder's equity	0.88	0.77	-12.38
Basic/Diluted earnings per share	Net income after tax Outstanding shares	0.46	0.05	-0.19

# SCHEDULE III EVER GOTESCO RESOURCES AND HOLDINGS, INC. AND SUBSIDIARIES CORPORATE STRUCTURE DECEMBER 31, 2021



# SCHEDULE IV EVER-GOTESCO RESOURCES AND HOLDINGS, INC. SUPPLEMENTARY SCHEDULE OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION DECEMBER 31, 2021

Deficit, January 1, 2021	(₽4,675,964,477)
Add net income actually earned during the year	2,142,028,817
Deficit, December 31, 2021	(₽2,533,935,660)