COVER SHEET

SEC Registration Number \mathbf{S} 2 7 0 5 9 O 0 0 Company Name \mathbf{T} $\mathbf{E} \mid \mathbf{Q} \mid \mathbf{U}$ I I $\mathbf{E} \mid \mathbf{S}$ I C \mathbf{S} \mathbf{U} В A \mathbf{G} \mathbf{E} N A N D \mathbf{S} I A R I \mathbf{E} Principal Office (No./Street/Barangay/City/Town/Province) 5 P S h F h k t 0 t c p p T 8 S h e t h t C X \mathbf{c} a n g 0 W \mathbf{e} r 0 n \mathbf{e} 5 t h В i f i G 1 b 1 \mathbf{C} i t A V \mathbf{e} 0 n a \mathbf{c} 0 0 a y T i \mathbf{C} i M \mathbf{M} i l u g t e t r 0 n a a g a Form Type Department requiring the report Secondary License Type, If Applicable 0 I COMPANY INFORMATION Company's Email Address Company's Telephone Number/s Mobile Number compliance@vantage.ph 250-8700 09175954785 Annual Meeting Fiscal Year No. of Stockholders Month/Day Month/Day 606 12/31 CONTACT PERSON INFORMATION The designated contact person \underline{MUST} be an Officer of the Corporation Telephone Number/s Name of Contact Person Email Address Mobile Number Ms. Ma. Angelica Cabanit Angelica.cabanit@phileq 250-8741 0917-590-7176

Contact Person's Address

15TH Floor Phil. Stock Exchange, 5th Ave. cor 28th St. Bonifacio Global City, Taguig City

uity.net

Note: 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.



NOTICE OF ANNUAL STOCKHOLDERS' MEETING

NOTICE IS HEREBY GIVEN that the annual meeting of the stockholders of Vantage Equities, Inc. will be held virtually or via remote communication on Friday, 28 October 2022, at 3:00 PM at http://vantage.com.ph/2022ASM.

The Agenda of the Meeting is as follows:

- 1. Call to Order
- 2. Rules and Procedures for the Stockholder's Meeting
- 3. Certification of Notice of Meeting and Quorum
- 4. Approval of the Minutes of the Previous Meeting of Stockholders
- 5. Approval of 2021 Operations and Results
- 6. Ratification of all Acts of the Board of Directors and Officers
- 7. Election of Directors
- 8. Appointment of External Auditors
- 9. Other Matters
- 10. Adjournment

Stockholders of record as of 29 September 2022 will be entitled to notice and to vote at this meeting.

Given the current circumstances and in order to ensure the safety and welfare of our stockholders, the Corporation will dispense with the physical attendance of stockholders at the meeting and will allow attendance only by remote communication and voting in absentia or voting through the Chairman of the meeting as proxy.

In order that your stock may be represented at the meeting, please complete, sign and date the Voting Ticket and return it via mail or email on or before 18 October 2022 to the Office of the Corporate Secretary through the following:

15th Floor, PSE Tower, 5th Ave. corner 28th St. BGC, Taguig City Via Mail:

Via Email: asm@vantage.ph

Validation of the voting ticket will be on 19 October 2022.

Stockholders of record who intend to participate in the meeting through remote communication shall notify the Corporate Secretary by sending an email to asm@vantage.ph before 18 October 2022. Stockholders may exercise the right to vote through remote communication or in absentia, subject to validation.

Stockholders of record who intend to appoint a proxy shall submit their duly executed and signed proxies no later than 18 October 2022. All proxies should be received by the Corporation via mail or email at least ten (10) days before the meeting, or on or before 18 October 2022. For corporate stockholders, the proxies should be accompanied by a Secretary's Certification on the appointment of the corporation's authorized signatory.

Successfully registered stockholders can cast their votes and will be provided access to the meeting. All documents and information submitted shall be subject to verification and validation by the Office of the Corporate Secretary.

For complete information on the annual meeting, please visit http://vantage.com.ph/2022ASM

City of Taguig, Metro Manila, 22 September 2022.

FOR THE BOARD OF DIRECTORS

Xonothan P. Ong

Corporate Secretary

EXPLANATION OF AGENDA ITEMS FOR ANNUAL STOCKHOLDERS' MEETING

1. Call to Order

Mr. Valentino Sy, Chairman of Vantage Equities, Inc. will call the meeting to order.

2. Rules and Procedures for the Stockholder's Meeting

The Corporate Secretary will enumerate the rules and procedures for the meeting.

3. Certification of Notice of Meeting and Quorum

The Corporate Secretary will certify the date when written notice of the meeting was sent to all stockholders of record as of September 29, 2022.

The Corporate Secretary will further certify whether a quorum is present for the valid transaction of the Annual Stockholders' Meeting. The holders of record of a majority of the stock issued and outstanding and entitled to vote, represented by proxy or participating through remote communication or voting in absentia, shall constitute a quorum for the transaction of business

4. Approval of the Minutes of the Previous Meeting of Stockholders

Copies of the Minutes of the September 30, 2021 Annual Stockholders' Meeting will be made available during the 2021 Annual Stockholders' Meeting. It is likewise currently posted on the Corporation's website (www.vantage.com.ph) and can be viewed at any time. Stockholders will be asked to approve the Minutes of the 2021 Annual Stockholders' Meeting.

5. Approval of 2021 Operations and Results

A report on the highlights of the financial performance of the Corporation for the year ended December 31, 2021 will be presented to the Stockholders. A summary of the Corporation's performance for the year is also provided in the "Management Discussion and Analysis or Plan of Operations" section on page 27 hereof.

The Corporation's Audited Financial Statements, for which the external auditors have issued an unqualified opinion, have likewise been reviewed by the Audit Committee and the Board of Directors. A summary of the 2021 AFS shall also be presented to the Stockholders.

Stockholders, after identifying themselves, will be given an opportunity to raise questions regarding the operations and report of the Corporation.

6. Ratification of all Acts of the Board of Directors and Officers

All actions, proceedings and contracts entered into, as well as resolutions made and adopted by the Board of Directors and of Management from the date of the Stockholders' Meeting held on September 30, 2021 to the date of this meeting shall be presented for confirmation, approval, and ratification. The items covered with respect to the ratification of the acts of the Board of Directors and Officers for the past year up to the date of the meeting are those items entered into in the ordinary course of business.

7. Election of Directors

The incumbent members of the Board of Directors, as reviewed, qualified and recommended by the Corporate Governance Committee, have been nominated for election. The nominees' proven expertise and qualifications, based on current regulatory standards and the Corporation's own norms, will help sustain the Company's solid performance that will result to its stockholders' benefit. The profiles of the Directors are further detailed in the Corporation's Information Statement. If elected, they shall serve as such from 28 October 2022 until their successors shall have been duly elected and qualified.

8. Appointment of External Auditors

The Audit Committee has pre-screened and recommended, and the Board has endorsed for consideration of the stockholders, the reappointment of SyCip Gorres Velayo & Company as the Corporation's External Auditor for 2022. SyCip Gorres Velayo & Company is one of the leading auditing firms in the country and is duly accredited by the Securities and Exchange Commission. The Stockholders will also be requested to delegate to the Board the authority to approve the appropriate external audit fee for 2022.

9. Other Matters

The Chairman will open the floor for comments and questions by the stockholders, and take up items included on the agenda received from stockholders in accordance with existing laws, rules and regulations of the Securities and Exchange Commission.

10. Adjournment

Upon determination that there are no other mattes to be considered, the Chairman upon motion made and duly seconded by a stockholder shall declare the meeting adjourned.

GUIDELINES FOR PARTICIPATING VIA REMOTE COMMUNICATION AND VOTING IN ABSENTIA

The 2022 Annual Stockholders' Meeting (ASM) of Vantage Equities, Inc. (VEI or the Company) is scheduled on 28 October 2022 (Friday) at 3:00 p.m. with the end of trading hours of the Philippine Stock Exchange on 29 September 2022 (Record Date) as the record date for the determination of stockholders entitled to the notice of, to attend, and to vote at such meeting and any adjournment thereof.

Given the current circumstances and in order to ensure the safety and welfare of our stockholders, VEI shall allow attendance, participation and voting by stockholders via remote communication or in absentia pursuant to Sections 23 and 57 of the Revised Corporation Code of the Philippines and SEC Memorandum Circular No. 6-2020.

Step 1. Pre- ASM Registration/Validation/Voting Procedures

Stockholder must notify the Office of the Corporate Secretary of their intention to participate in the ASM via remote communication or to exercise their right to vote in absentia by sending the documentary requirements with transmittal letter addressed to the Office of the Corporate Secretary, 15th Floor PSE Tower, 5th Avenue corner 28th Street, BGC, Taguig City 1634 via courier/personal delivery **or** scanned copies of these documents by email to asm@vantage.ph with return-receipt.

The following complete/accurate documentary requirements with transmittal letter MUST BE SENT TO AND RECEIVED by the Office of the Corporate Secretary no later than 18 October 2022:

• For Certificated Individual Stockholders

- 1. A clear copy of the stockholder's valid government-issued ID (such as passport, driver's license, or unified multipurpose ID) showing photo, signature and personal details, preferably with residential address
- 2. Stock certificate number/s
- 3. A valid and active e-mail address and contact number of the stockholder
- 4. If appointing a proxy, duly accomplished and signed proxy indicating the votes on the agenda items. Proxy form can be downloaded from VEI's website http://vantage.com.ph/2022ASM

<u>If sending via email, attachment/s should be clear copies in JPG or PDF format, with each file size no larger than 2MB.</u>

• For Certificated Multiple Stockholders or Joint Owners

- 1. A clear copy of the ALL stockholders' valid government-issued IDs (such as passport, driver's license, or unified multipurpose ID) showing photo, signature and personal details, preferably with residential address
- 2. Stock certificate number/s
- 3. A valid and active email-address and contact number of the authorized representative
- 4. Proof of authority of stockholder voting the shares signed by the other registered stockholders, for shares registered in the name of multiple stockholders (need not be notarized)
- 5. If appointing a proxy, duly accomplished and signed proxy indicating the votes on the agenda items. Proxy form can be downloaded from VEI's website http://vantage.com.ph/2022ASM

If sending via email, attachment/s should be clear copies in JPG or PDF format, with each file size no larger than 2MB.

• For Certificated Corporate/Partnership Stockholders

- 1. Secretary's Certification of Board resolution attesting to the authority of representative to participate by remote communication for, and on behalf of the Corporation/Partnership
- 2. Stock certificate number/s
- 3. A clear copy of the valid government-issued ID (such as passport, driver's license, or unified multipurpose ID) of stockholder's authorized representative showing photo, signature and personal details, preferably with residential address
- 4. A valid and active email-address and contact number of the authorized representative
- If appointing a proxy, duly accomplished and signed proxy indicating the votes on the agenda items. Proxy form can be downloaded from VEI's website http://vantage.com.ph/2022ASM

If sending via email, attachment/s should be clear copies in JPG or PDF format, with each file size no larger than 2MB.

For Stockholders with Shares under PCD Participant/Broker Account

- 1. Certification from broker as to the number of shares owned by the stockholder
- 2. A clear copy of the stockholder's valid government-issued ID (such as passport, driver's license, or unified multipurpose ID) showing photo, signature and personal details, preferably with residential address
- 3. A valid and active email-address and contact number of stockholder or proxy

4. If appointing a proxy, duly accomplished and signed proxy indicating the votes on the agenda items. Proxy form can be downloaded from VEI's website http://vantage.com.ph/2022ASM

If sending via email, attachment/s should be clear copies in JPG or PDF format, with each file size no larger than 2MB.

Stockholders will receive an e-mail reply from VEI's Office of the Corporate Secretary within three (3) business days from receipt. The Office of the Corporate Secretary's email reply will either confirm successful registration with link/meeting details to VEI's 2022 ASM or require submission of deficient documents. If you have not received any email reply within three (3) business days from receipt, please call (632) 8250-8750.

Important Reminder: Please refrain from sending duplicate and inconsistent information/documents as this can result in failed registration. All documents/information shall be subject to verification and validation by the Company.

Step 2: Voting in Absentia Procedure

Stockholders who have successfully registered shall be notified via email from the Office of the Corporate Secretary of their log-in credentials for the ASM. Registered stockholders can then cast their votes for specific items in the agenda by accomplishing the print-out of VEI's Voting Ticket. The Voting Ticket can be accessed and downloaded from VEI's website http://vantage.com.ph/2022ASM.

- 1. Upon accessing and downloading the Voting Ticket, the stockholder can vote on each agenda item on the Voting Ticket print-out.
 - a. A stockholder has the option to vote "Approve", "Disapprove", or "Abstain" on each agenda item for approval.
 - b. For the election of directors, the stockholder has the option to vote for all nominees, withhold vote for any of the nominees, or vote for certain nominees only.

Note: A stockholder may vote such number of his/her shares for as many persons as there are directors to be elected or he may cumulate said shares and give one candidate as many votes as the number of directors to be elected (13 Directors) multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit, provided, that the total number of votes cast shall not exceed the number of shares owned by the stockholder.

2. Once the stockholder has finalized his vote, he can proceed to submit his ballot by sending in JPG or PDF format to asm@vantage.ph no later than 18 October 2022.

If sending via email, should be clear scanned copies in JPG or PDF format, with each file size no larger than 2MB.

Step 3: ASM Livestream

The ASM will be broadcasted live and stockholders who have successfully registered can participate via remote communication. Details of the meeting will be sent to stockholders in the emails provided by VEI.

Video recordings of the ASM will be adequately maintained by the Company and will be made available to participating stockholders upon request. Stockholders may access the recorded webcast of the ASM by sending an email request addressed to asm@vantage.ph.

Open Forum

During the virtual meeting, the Company will have an Open Forum, during which, the meeting's moderator will read and where representatives of the Company shall endeavor to answer as many of the questions and comments received from stockholders as time will allow.

Stockholders may send their questions in advance by sending an email to asm@vantage.ph bearing the subject "ASM 2022 Open Forum" to not later than 3:00 p.m. of 28 October 2022. A section for stockholder comments/questions or a "chatbox" shall also be provided in the livestreaming platform.

Questions/comments received but not entertained during the Open Forum due to time constraints will be addressed separately by VEI through the stockholders' email addresses.

For other ASM-related queries or any clarifications, stockholders may contact VEI at asm@vantage.ph.



VOTING TICKET

2022 ANNUAL SHAREHOLDERS' MEETING OF VANTAGE EQUITIES INC.

PROPOSAL 1

For election of Directors:

- 1. Multiply the number of your shares as of September 29, 2022 by thirteen (13)
- 2. The result from number one (1) is the number of votes you may distribute among the thirteen (13) nominees.

For example, if you have 100 shares, you may distribute 1,300 votes among the nominees in whichever way you choose. Kindly write the number of votes you wish to confer upon each nominee on the blank space provided beside their names. If you wish to withhold the authority to vote for any nominee, kindly strikeout their nominee's name by lining through it.

Election of D	irectors	Number of Votes	Election	n of Directors	N	umber of Votes
Edmundo Marco P	. Bunyi, Jr.		Timothy Bryce A.	Sy		
Ignacio B. Gimene	Z		Valentino C. Sy			
Roberto Z. Lorayes	S		Wilson L. Sy			
Willy N. Ocier			Andy O. Co (Inde	pendent Directo	r)	
Joseph L. Ong			Bert C. Hontivero	s (Independent I	Director)	
Darlene Mae A. Sy	7		Gregorio T. Yu (Iı	ndependent Dire	ector)	
Kevin Neil A. Sy			•			
For the proposals bel	ow, kindly place	e an "x" mark on the spa	ace provided whether	you approve, disa Approve	pprove or abstain f Disapprove	rom voting. Abstain
PROPOSAL 2	Approval of	the minutes of the pre	evious Annual	11pp10+0	Disapprove	110000111
	Stockholders	s' Meeting held on Se	ptember 30, 2021			
PROPOSAL 3		the 2021 Annual Rep	orts and Audited			
	Financial Sta					
PROPOSAL 4		of all acts, proceeding of Directors and Offi				
PROPOSAL 5		nent of Sycip Gorres Vent auditor for the year, 2022	•			
Note: Each holder	of common sto	ock is entitled to one ((1) vote per share			
Signature of Shar	eholder/s					
Printed Name of S	Shareholder/s					
Place						
Date						
Number of Shares	s Held					

PLEASE MAIL / EMAIL THIS VOTING TICKET ON OR BEFORE OCTOBER 18, 2022

MAIL: 15th Floor, Vantage Equities, Inc., PSE Tower, 5th Ave. corner 28th St. BGC, Taguig City

EMAIL: asm@vantage.ph



PROXY FORM

PLEASE MAIL / EMAIL THIS PROXY FORM ON OR BEFORE OCTOBER 18, 2022

15th Floor, Vantage Equities, Inc., PSE Tower, 5th Ave. corner 28th St. BGC, Taguig City MAIL:

EMAIL: asm@vantage.ph

I/We, hereby nominate, constitute and appoint the Chairman of the Meeting as my/our continuing proxy, with right of substitution and revocation, to represent and vote all shares registered in my/our name or owned by me/us and/or such shares as I/we am/are authorized to represent and vote in my/our capacity as administrator/s, executor/s or attorney/s-in-fact at the annual stockholders' meeting on 28 October 2022, or any and all subsequent regular and special meetings of the stockholders of Vantage Equities, Inc. at all adjournments and postponements thereof, as fully to all intents and purposes of acting on the following matters:

PROPOSAL 1

For election of Directors:

- 1. Multiply the number of your shares as of September 29, 2022 by thirteen (13)
- The result from number one (1) is the number of votes you may distribute among the thirteen (13) nominees

Kindly write the nu	have 100 shares, you mber of votes you wish ld the authority to vote	n to confer upon ea	ch nominee on the b	lank space prov	ided beside th	eir names.	If
		istribute or cumula umber of Votes	tribute or cumulate my shares to nominee/s listed below: mber of Votes Election of Directors Timothy Bryce A. Sy			Number of '	Votes
Ignacio B. Gimen	ez		Valentino C. Sy				
Roberto Z. Lorayo	es		Wilson L. Sy				
Willy N. Ocier			Andy O. Co (Indep	endent Director			
Joseph L. Ong			Bert C. Hontiveros	(Independent D	virector)		
Darlene Mae A. S			Gregorio T. Yu (I	ndependent Dire	ector)		
Kevin Neil A. Sy							
	authority to vote for all low, kindly place an "x"			approve, disapp	rove or abstair	ı from votin	ıg.
				Approve	Disapprov	ve Ab	stain
This proxy revokes a withdrawn by me th	Approval of the min Stockholders' Meeti Approval of the 202 Financial Statement Ratification of all A Officers 2021 Re-appointment of S independent auditor 2022 of common stock is eall proxies which may be rough notice in writing I meeting, but shall not bereof.	ing on September 1 Annual Reports s cts of the Board of Sycip Gorres Vela for the year endir ntitled to one (1) have been previous , or superseded by	30, 2021 and Audited of Directors and anyo & Co. as the ng December 31, wote per share sly executed by the subsequent proxy, of	undersigned. The	is proxy shall Secretary at 1	be effective ast ten (10	0) days
Executed on		at _					
Signature of Share Printed Name of S Shareholder's Con Account Number Account Name	Date eholder/s Shareholder/s			Place (City, 0	Country)		

This solicitation is made by the Company through the Chairman. No director has informed the Company/Chairman in writing or otherwise of his intention to oppose any action intended to be taken up at the meeting. Solicitation of proxies will be done mainly by electronic means. The cost of solicitation will be borne by the Company.

SECRETARY'S CERTIFICATE

	I,, Filipino, o		age	and	with	office	address	at
1.	I am the duly appointed Corporate Secretary existing under and by virtue of the laws of;							
2.	Based on the records, during the lawfully convened, the following resolution					of the Corp	poration hel	d on
	"RESOLVED, Thatb appointed, as the Corporation's Proxy (the "Proxy Inc. (Vantage) whether the meeting is regular or special authority to vote the shares of stock of the Corporation that may come before or presented during meeting the Corporation.	") to attend pecial, or at poration held	all meetir any meet l in Vanta	ngs of the ing postp ige and to	e stockho oned or act upoi	olders of V adjourned a all matte	antage Equi therefrom, v rs and resolu	ties, with ition
	"RESOLVED, FURTHER, That Vantage be furnis on the continuing validity of this resolution until re						antage may	rely
3.	The foregoing resolution has not been modified Corporation presently in my custody.	, amended	or revok	ed in ac	cordance	e with the	records of	the
	IN WITNESS WHEREOF, I have signed.	ed this i	nstrumen	t in ₋				on
		Cornera	te Secreta					
		Corpora	ie secreu	ary				
SUBSC exhibite	ERIBED AND SWORN TO BEFORE ME oned to me his/her competent evidence o at							fiant 1 on
Page No	o o fo ff 2022							

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS

INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

1.	Check the appropriate box:
	[] Preliminary Information Statement
	$[\sqrt{\ }]$ Definitive Information Statement
2.	Name of Registrant as specified in its charter: <u>Vantage Equities</u> , <u>Inc.</u>
3.	Province, country or other jurisdiction of incorporation or organization: <u>Metro Manila, Philippines</u>
4.	SEC Identification Number: AS092-07059
5.	BIR Tax Identification Code: <u>002-010-620</u>
6.	Address of principal office: 15th Floor, Philippine Stock Exchange, 5th Ave. Corner 28th Street, Bonifacio Global City, Taguig City, Metro Manila
	Postal Code: <u>1634</u>
7.	Registrant's telephone number, including area code: (632) 8250-8750
8.	Date, time and place of the meeting of security holders:
	Date: 28 October 2022 Time: 3:00 PM Place: to be conducted virtually via http://vantage.com.ph/2022ASM
9.	Approximate date on which the Information Statement is first to be sent or given to security holders: <u>07 October 2022</u>
10.	Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the RSA (information on number of shares and amount of debt is applicable only to corporate registrants):
	Title of Each Class Number of Shares of Common Stock Outstanding or Amount of Debt Outstanding As of August 31, 2022
	Common Stock 4,199,582,266
11.	Are any or all of registrant's securities listed in a Stock Exchange?
	Yes <u>√</u> No
	If yes, disclose the name of such Stock Exchange and the class of securities listed therein:
	Philippine Stock Exchange, Inc. – Common Shares

PART I.

INFORMATION REQUIRED IN INFORMATION STATEMENT

A. GENERAL INFORMATION

Item 1. Date, time and place of meeting of security holders.

a. Date: **28 October 2022**

Time: **3:00 PM**

Place: to be conducted virtually via http://vantage.com.ph/2022ASM

Complete Address of the registrant: 15th Floor, Philippine Stock Exchange, 5th Ave. Corner 28th Street, Bonifacio Global City, Taguig City, Metro Manila

Approximate date on which the information statement is first to be sent or given to security holders: 07 October 2022

WE ARE NOT ASKING FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND US A PROXY

Item 2. Dissenters' Right of Appraisal

The matters to be voted upon in the Annual Stockholders' Meeting of Vantage Equities, Inc. (hereinafter, the 'Company') are not among the instances enumerated in Sections 41 and 80 of the Revised Corporation Code whereby the right of appraisal, defined to be the right of any stockholder to dissent and demand payment of the fair value of his shares, may be exercised. The instances where the right of appraisal may be exercised are as follows:

- a. In case any amendment to the Articles of Incorporation has the effect of changing or restricting the rights of any stockholder or class of shares, or of authorizing preferences in any respect superior to those outstanding shares of any class, or of extending or shortening the term of corporate existence;
- b. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property and assets;
- c. In case the Company decides to invest its funds in another corporation or business outside of its primary purpose; and
- d. In case of merger or consolidation.

Under Section 81 of the Revised Corporation Code, the appraisal right may be exercised by any stockholder who shall have voted against the proposed corporate action, by making a written demand on the Company within thirty (30) days after the date on which the vote was taken for payment of the fair value of his shares. However, failure to make the demand within such period shall be deemed a waiver of the appraisal right. If the proposed corporate action is implemented or effected, the Company shall pay to such stockholder, upon surrender of the certificate or certificates of stock representing his shares, the fair value thereof as of the day prior to the date on which the vote was taken, excluding any appreciation or depreciation in anticipation of such corporate action.

If within a period of sixty (60) days from the date the corporate action was approved by the stockholders, the withdrawing stockholder and the Company cannot agree on the fair value of the shares, it shall be determined and appraised by three (3) disinterested persons, one of whom shall be named by the stockholder, another by the Company, and the third by the two thus chosen. The findings of the majority of the appraisers shall be final, and their award shall be paid by the Company within thirty (30) days after such award is made, provided that no payment shall be made to any dissenting stockholder unless the Company has unrestricted retained earnings in its books to cover such payment, and that upon payment by the Company of the agreed or awarded price, the stockholder shall forthwith transfer his shares to the Company.

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

No person who has been a director, officer or nominee for election as Director of the Company, or an associate of such persons, have a substantial interest, direct or indirect, in any matter to be acted upon other than the election of Directors for the year 2022-2023.

No Director of the Company has informed the latter in writing that he intends to oppose any action to be taken by the Company at the meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders Thereof

- 1. As of **31 August 2022**, the Company has **4,199,582,266** outstanding common shares. Out of the 4,199,582,266 outstanding common shares, 19,778,567 common shares amounting to 0.47% are owned by foreigners. Each common share shall be entitled to one vote with respect to all matters to be taken up during the Annual Stockholders' Meeting.
- 2. The record date for purposes of determining stockholders entitled to vote in the Annual Stockholders' Meeting to be held on 28 October 2022 is set on 29 September 2022.
- 3. In the forthcoming Annual Stockholders' Meeting, stockholders shall be entitled to elect thirteen (13) members of the Board of Directors. Each stockholder may vote such number of shares for as many as thirteen (13) persons he may choose to be elected from the list of nominees, or he may cumulate said shares and give one candidate as many votes as the number of his shares multiplied by thirteen (13) shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit, provided that the total number of votes cast by him shall not exceed the number of shares owned by him multiplied by thirteen (13).
- 4. Security Ownership of Certain Beneficial Owners and Management

1) Security Ownership of Certain Record and Beneficial Owners as of August 31, 2022

Title of Class	Name and Address of Record/Beneficial Owner	Relationship with the Company	Record (r) Beneficial (b) Owner	Citizenship	Number of Shares	Percent of Class
Common	(*)PCD Nominee Corp. G/F MSE Building Ayala Avenue, Makati	Stockholder	r	Filipino	4,122,444,150	95.09%

Stockholders with more than 5% ownership (**)

Title of Class	Name and Address of Record/Beneficial Owner	Relationship with the Company	Record (r) Beneficial (b) Owner	Citizenshi p	Number of Shares	Percent of Class
Common	Creative Wisdom Inc	Stockholder	r	Filipino	1,768,701,436	42.12%
Common	Wealth Securities, Inc.	Stockholder	r	Filipino	218,239,000	5.20%
Common	Lavenders and Blue Hydrangeas Inc.	Stockholder	r	Filipino	210,535,000	5.01%

(*)PCD Nominee Corporation (PCDNC) is a wholly-owned subsidiary of Philippine Central Depository, Inc. (PCD). The beneficial owners of the shares under the name of PCDNC are PCD's participants who hold the shares in their own behalf or in behalf of their respective clients.

(**)The Chairman of Record/Beneficial Owner shall vote the shareholdings.

2) Security Ownership of Management

The following table shows the shares owned on record by the directors and executive officers of the Company as of 31 August 2022:

Class	Name	Citizenship	No. of Shares	Percentage
Common	Valentino C. Sy	Filipino	175,000	0.00%
Common	Edmundo P. Bunyi, Jr.	Filipino	20,000	0.00%
Common	Joseph L. Ong	Filipino	25,000	0.00%
Common	Andy O. Co	Filipino	10,000	0.00%
Common	Ignacio B. Gimenez	Filipino	25,000	0.00%
Common	Bert C. Hontiveros	Filipino	1	0.00%
Common	Roberto Z. Lorayes	Filipino	50,000	0.00%
Common	Willy N. Ocier	Filipino	4,616,000	0.11%
Common	Darlene Mae A. Sy	Filipino	1	0.00%
Common	Kevin Neil A. Sy	Filipino	1	0.00%
Common	Timothy Bryce A. Sy	Filipino	1	0.00%
Common	Wilson L. Sy	Filipino	2,300,000	0.05%
Common	Gregorio T. Yu	Filipino	100,000	0.00%
Common	Jonathan P. Ong	Filipino	-	0.00%
Common	Ma. Angelica Cabanit	Filipino	-	0.00%
All Director	All Directors and Officers as a group			0.17%

3) Voting Trust Holders of Five Percent (5%) or More

The Company is not aware of any party which holds any voting trust or any similar agreement for five percent (5%) or more of the Company's voting securities.

4) Changes in Control

The Company is not aware of any arrangement that may result in a change in control of the Company. There were also no changes in control of the Company since the beginning of the last fiscal year.

Item 5. Directors and Executive Officers

Material Pending Legal Proceedings

The Company is not aware of any pending legal proceedings involving the members of its Board of Directors and its Executive Officers material to an evaluation of their ability and integrity, except as provided in the subsequent portion on Involvement in Certain Legal Proceedings.

Directors, Executive Officers, Promoters, and Control Persons

Office	Office Periods Name		Citizenship	Age
	Served			
Chairman	2005-Present	Valentino C. Sy	Filipino	66
CEO	2005-2017	-		
Director	2002			
Director & President	2006-Present	Edmundo P. Bunyi, Jr.	Filipino	57
CEO	2017-Present			
Director	2003-2005	Joseph L. Ong	Filipino	69
Treasurer	2005-Present			
Independent	2021-Present	Andy O. Co	Filipino	68
Director	2003-Present	Ignacio B. Gimenez	Filipino	78
Independent	2018-Present	Bert C. Hontiveros	Filipino	69
Director	2003-Present	Roberto Z. Lorayes	Filipino	79
Director	1999-Present	Willy N. Ocier	Filipino	65
Director	2017-Present	Darlene A. Sy	Filipino	35
Director	2017-Present	Kevin A. Sy	Filipino	37
Director	2017-Present	Timothy A. Sy	Filipino	41
Director	1993-2000 &	Wilson L. Sy	Filipino	69
	2005-Present			
Independent	2013-Present	Gregorio T. Yu	Filipino	64
Compliance Officer	2010-Present	Ma. Angelica Cabanit	Filipino	53
Corporate Secretary	2020-Present	Jonathan P. Ong	Filipino	55

In accordance with the Corporation's By-Laws, the members of the Board of Directors are elected annually and therefore serve for a year after election.

All present members of the Board of Directors were elected during the annual stockholders' meeting last year. The current members of the Board shall hold office until the next stockholders' meeting, or on until 28 October 2022.

The following are brief write-ups for each of the members of the Board of Directors and Executive Officers.

Valentino C. Sy

Mr. Sy is currently the Chairman of Vantage Equities, Inc. and Vantage Financial Corporation and Director of Philequity Management, Inc. He is a former Director of Wealth Securities (1998 to 2011). He is also the President of Equinox International Corp (1996 to present). He holds a degree in Industrial Management Engineering from the De La Salle University (1977).

Edmundo Marco P. Bunyi, Jr.

Mr. Bunyi is currently the President and CEO of Vantage Equities, Inc. He is also Vice Chairman and CEO of Vantage Financial Corporation (formerly e-Business Services, Inc.) and President of Philequity Management, Inc. (All since 2006). Previously, he was formerly SVP and Treasurer of International Exchange Bank (1995-2006). He holds a degree in Management Engineering from the Ateneo de Manila University (1985).

Andy O. Co

Mr. Co is an Independent Director of Vantage Equities, Inc., Vantage Financial Corporation and Philequity Management. Concurrently, he is also the President of Technicom Electronics Corp., the largest distributor of Plantronics and Polycom products in the Philippines since 1990. Mr. Co obtained his Bachelor of Science degree in Electrical Engineering from the University of the Philippines, Diliman in 1975.

Ignacio B. Gimenez

Mr. Gimenez is a Director of Vantage Equities Inc., and Vantage Financial Corporation. Concurrently, he is also the Chairman and President of the following mutual funds: Philequity Fund, Inc., Philequity Dollar Income

Fund, Inc., Philequity Peso Bond Fund, Inc., Philequity PSE Index Fund, Inc. (2006 to present), Philequity Dividend Yield Fund (2012 to present), Philequity MSCI Philippines Index Fund, Inc. (2017 to present) and Philequity Alpha One Fund, Inc. (2019 to Present). At the same time, he also holds positions as Vice President and Trustee of Philippine Investment Funds Association (PIFA) and as Corporate Secretary of I.B. Gimenez Securities, Inc. He holds a graduate degree in Business Administration from the Asian Institute of Management (1970) and a college degree from the University of the Philippines (1967).

Bert C. Hontiveros

Mr. Hontiveros is an Independent Director of Vantage Equities, Inc., Vantage Financial Corporation and Philequity Management. Concurrently, he is the General Manager of HB Design Power Systems (2000 to present). He obtained his Bachelor of Science in Industrial Engineering from University of the Philippines in 1975.

Roberto Z. Loraves

Mr. Lorayes is a Director of Vantage Equities, Inc. and Vantage Financial Corporation, Inc. (1994 to present). Concurrently, he is the Chairman of Philequity Management, Inc. In the past, he served as Chairman of the Philippine Stock Exchange (1993 to 1994) and Investment Companies Association of the Philippines (2005-2008). He also served as President of Manila Stock Exchange (1991-1992), UBP Securities (1989-1993), Citicorp (1987-1989), CT Corp, Scringeour, Vickers (1987-1989), and as a director of Philippine Central Depository (1995-1996). He received his Bachelor of Science in Commerce degree and Bachelor of Liberal Arts degree in De La Salle University (1966). He holds a Masters degree in Business Management from Ateneo de Manila University (1969).

Willy N. Ocier

Mr. Ocier is a Director of Vantage Equities, Inc., Vantage Financial Corporation and Philequity Management. At the same time, he is also the Chairman and President of Pacific Online Systems Corporation (1999 to present). Concurrently, he is the Chairman of the Boards of the following corporations: APC Group, Inc. (2005 to present), Premium Leisure Corp. (1999 to present). He earned his Economics degree from the Ateneo de Manila University (1977).

Joseph L. Ong

Mr. Ong is both the Treasurer and a Director of Vantage Equities, Inc., Vantage Financial Corporation and Philequity Management. Mr. Ong is also the President of Chemcenter Corporation. Previously, he was connected with Exxon Chemicals serving various functions in sales, marketing, audit, and logistics operation both here and abroad. He was also a former director of Petroenergy Resources Corporation from 2007 to 2009. Mr. Ong holds a degree in Chemical Engineering, magna cum laude, from De La Salle University.

Darlene A. Sy

Ms. Sy is a Director of Vantage Equities, Inc. (2017 to Present) and Head of Sales and Marketing of Philequity Management, Inc. She also serves as a Director of Wealth Securities, Inc. She is licensed as a Fixed Income Salesman and as a Certified Investment Solicitor with the Securities and Exchange Commission. She holds a Bachelor's Degree from the University of British Columbia.

Kevin A. Sy

Mr. Sy is a Director of Vantage Equities Inc., and Vantage Financial Corporation. Concurrently, he is also an Assistant Treasurer of the following funds: Philequity Fund, Inc., Philequity PSE Index Fund, Inc., Philequity Dividend Yield Fund, Inc., Philequity Peso Bond Fund, Inc., Philequity Dollar Income Fund, Inc. (2015 to Present), Philequity MSCI Philippines Index Fund, Inc. (2017 to Present) and Philequity Alpha One Fund, Inc. (2019 to Present). Lastly, He is also the President of Wealth Securities Inc. Mr. Sy holds a Bachelor of Science in Corporate Finance and Accounting from Bentley College (2007).

Timothy A. Sy

Mr. Sy is a Director of Vantage Equities, Inc. and President of Vantage Financial Corporation (2017 to Present). He is also a director of Asian Alliance Holdings Corp. (2015 to present). He holds an MBA from Kellogg School of Management (2010) and an undergraduate degree from Northwestern University (2003) in Illinois USA.

Wilson L. Sv

Mr. Sy is a Director of Vantage Equities, Inc. and Vantage Financial Corporation. He is also a Director and Chief Investment Officer of Philequity Management, Inc. He is the Chairman of Wealth Securities, Inc. (2016-present), Vice Chairman of Asian Alliance Holdings, Corp. and serves as Director of the Philippine Stock Exchange (2016 – present) and Eastwest Banking Corporation (2016 – present). He was a former Chairman of the Philippine Stock Exchange, Inc. (1994 to 1995). He holds a degree in Management Engineering from the Ateneo de Manila University (1975).

Gregorio T. Yu

Mr. Yu is an Independent Director of Vantage Equities, Inc., Vantage Financial Corporation and Philequity Management. At the same time, he is a director of the following companies: CATS Asian Cars Inc., American Motorcycles Inc., Unistar Credit and Finance Corporation, Philippine Bank of Communication, Glyph Studios, Inc., Prople BPO Inc., Jupiter Systems Inc., and Wealth Securities, Inc. He is also an Independent Director of Alphaland Corporation, Glacier Megafridge, EEI Corporation, DITO CME Holdings Corporation, and APO Agua Infrastructura, Inc. Concurrently, he is also the chairman of Auto Nation Group, Inc., CATS Automobile Corp and Nexus Technology, Inc. Lastly, he is a Board Member of The Manila Symphony Orchestra. He graduated from De la Salle University with a Bachelor of Arts in Economics (Honors Program 1978), summa cum laude. Mr. Yu holds a graduate degree in Business Administration from Wharton School, University of Pennsylvania (1983) where he was in the Director's Honor List.

Ma. Angelica D. Cabanit

Ms. Cabanit is the Compliance Officer of Vantage Equities, Inc., Vantage Financial Corporation, Philequity Management and the following funds: Philequity Fund, Inc., Philequity PSE Index Fund, Inc., Philequity Peso Bond Fund, Inc., Philequity Dollar Income Fund, Inc. (2010 to Present), Philequity Dividend Yield Fund, Inc. (2013 to Present), Philequity MSCI Philippines Index Fund, Inc. (2017 to Present) and Philequity Alpha One Fund, Inc. (2019 to Present). Ms. Cabanit is a graduate of Bachelor of Science in Commerce major in Accounting from St. Scholastica's College (1989).

Atty. Jonathan P. Ong

Atty. Ong is the Corporate Secretary of Vantage Equities, Inc., Vantage Financial Corporation, Philequity Management and the following funds: Philequity Fund, Inc., Philequity PSE Index Fund, Inc., Philequity Dividend Yield Fund, Inc., Philequity Peso Bond Fund, Inc., Philequity Dollar Income Fund, Inc., Philequity MSCI Philippines Index Fund, Inc. and Philequity Alpha One Fund, Inc. (2020 to Present). He obtained his Bachelor of Science (Economics) degree from the U.P. School of Economics on April 2, 1989 and his Bachelor of Laws degree from the U.P. College of Law on April 24, 1993. He took the bar examinations in September 1993 and was admitted to the Philippine Bar on March 15, 1994. He joined the law firm of Atty. Mario E. Ongkiko sometime in 1994. In June 1996 he became in-house counsel of the erstwhile International Exchange Bank until August 31, 2006. He then joined Maybank Philippines (MPI) in November 2006 as the Head of its Legal Department, and was appointed as its Corporate Secretary in May 2007, positions which he held until July 19, 2019. He is also the Corporate Secretary of the affiliates of MPI in the Philippines – Philmay Property, Inc. and Philmay Holdings, Inc. He is currently special counsel to the Disini Buted and Disini law offices, which he advises on matters involving banking and litigation, and a senior associate at the Valerio Law Offices.

Independent Directors

The nomination, pre-screening and election of independent directors were made in compliance with the requirements of the Code of Corporate Governance for Listed Companies and SEC Guidelines on the Nomination and Election of Independent Directors which have been adopted and made part of the Corporation's By-Laws. The Corporate Governance Committee constituted by the Company's Board of Directors, endorsed the respective nominations given in favor of Mr. Co (by Mr. Wilson Sy), Mr. Yu (by Mr. Edmundo Marco P. Bunyi, Jr.) and Mr. Hontiveros (by Ms. Darlene A. Sy) as Independent Directors.

The Corporate Governance Committee, composed of Mr. Yu, Mr. Hontiveros, Mr. Co, Mr. Sy and Mr. Bunyi Mr. Lorayes (Chairman), Mr. Yu and Mr. Ong, has determined that these nominees for independent directors possess all the qualifications and have none of the disqualifications for independent directors as set forth in the Company's Revised Manual on Corporate Governance and Rule 38 of the Implementing Rules of the Securities Regulation Code (SRC).

The nominees, whose required information are discussed above, are in no way related to the stockholders who nominated them and have signified their acceptance of the nominations. These nominees are expected to attend the scheduled Annual Stockholders' Meeting.

Significant Employees

The Company has no significant employees.

Family Relationships Among Directors

Messrs. Valentino Sy and Wilson Sy are brothers.

Messrs. Timothy A. Sy, Kevin A. Sy, and Darlene A. Sy are siblings.

Mr. Valentino Sy is the uncle of Messrs. Timothy A. Sy, Kevin A. Sy, and Darlene A. Sy

Mr. Wilson Sy is the father of Timothy A. Sy, Kevin A. Sy, and Darlene A. Sy

Involvement in Certain Legal Proceedings

The Company and its major subsidiaries and associates are not involved in, nor are any of their properties subject to, any material legal proceedings that could potentially affect their operations and financial capabilities.

Except as provided below, the Company is not aware of any of the following events wherein any of its directors, nominees for election as director, executive officers or control persons were involved during the past five (5) years:

- 1. any bankruptcy petition filed by or against any business of which any of the above persons was a general partner or executive officer either at the time of the bankruptcy or within two years prior to that time;
- any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent
 jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise
 limiting the involvement of any of the above persons in any type of business, securities, commodities or
 banking activities; and,
- 3. any finding by a domestic or foreign court of competent jurisdiction (in civil action), the SEC or comparable foreign body, or a domestic or foreign exchange or electronic marketplace or self-regulatory organization, that any of the above persons has violated a securities or commodities law, and the judgment has not been reversed, suspended, or vacated.

In May, 2013, the BIR filed a P169.83M case for tax evasion against Philmay Property, Inc. (PPI) an affiliate of Maybank Philippines, Inc. Included in the case were its President and CEO – Mr. Ong Seet Joon, Treasurer – Atty. Rafael A. Morales, Corporate Secretary – Atty. Jonathan P. Ong, Sales and Marketing Head – Mr. Benjamin Q. Lira and Accounting Associate Michelle F. Reyes. The case arose from PPI's supposed tax deficiencies, as follows: tax deficiencies, including surcharge and interest: P37.81 million in income tax deficiency P73.13 million in value-added tax deficiencies P15.57 million in documentary stamp tax deficiency P43.32 million in expanded withholding tax.

The proceedings in the DOJ were suspended because PPI questioned the assessments on which the tax evasion case was based on with the Court of Tax Appeals (CTA). On May 23, 2018 the CTA second division issued a decision cancelling and withdrawing the assessments on which the tax evasion case of the BIR was based on, but ordered PPI to pay the amount of P276,381.24 as deficiency DST for fiscal year 2009, plus interest and surcharges, which it did. The BIR filed a motion for reconsideration but it was denied. The BIR elevated the decision of the CTA 2nd division to the CTA en banc. On February 5, 2020 the CTA en banc affirmed with modification the decision of the CTA 2nd Division and declared the assessments on which the BIR's case for tax evasion was based on as null and void. The BIR appealed this to the Supreme Court in February 2020.

As of September 13, 2022, PPI had already filed its comment to the BIR's appeal and the case is still pending in the Supreme Court.

Directors Disclosures on Self-Dealing and Related Party Transactions

The Company has not been a party during the last two (2) years to any other transaction or proposed transaction, in which any director or executive officer of the Company, or any security holder owning 10% or more of the securities of the Company or any member of the immediate family or relatives up to the 4th degree of consanguinity or affinity of such persons, had a direct or indirect material interest.

There are no self-dealing and related party transactions in the last two years.

Appraisals and Performance Report for the Board

Though there is no formal appraisal process in place, the Board has established Corporate Governance Committee to ensure all Board members are fit for the position and oversees the performance of the Board members and its committees and management.

Remunerations of Directors and Other Key Management Personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly. The Group considers the members of the Executive Committee to constitute key management personnel for purposes of PAS 24, Related Party Disclosures.

Salaries and short-term benefits to the Group's key management personnel amounted to P19.15 million in 2021, 2020 and 2019. Post-employment benefits amounted to P3.25 million, P2.51 million and P2.37 million in 2021, 2020 and 2019. Director fees amounted to P6.85 million, P6.43 million and P6.54 million in 2021, 2020 and 2019.

Disagreement with Director(s)

None of the Directors has resigned or has declined to stand for re-election to the Board of Directors since the date of the last annual meeting of security holders because of a disagreement with the Company on any matter relating to the Company's operations, policies, or practices.

Item 6. Compensation of Directors and Executive Officers

Except for Messrs. Edmundo P. Bunyi, Jr., Timothy A. Sy and Darlene A. Sy, all of the Company's directors have not received any form of compensation from inception up to present other than a per diem meetings attended and annual directors' bonuses. In addition, except as provided below, there are no compensatory plans or arrangements that resulted in or will result from the resignation, retirement or termination of such executive director or from a change-in-control in the Company.

Summary Compensation Table (Annual Compensation)

Name and Principal Position	Year	Annual Compensation
Valentino C. Sy		
Chairman & CEO		
Edmundo P. Bunyi, Jr.		
President & COO		
Joseph L. Ong		
Treasurer		
All officers and directors as a group	2022	6.0 million
	2021	5.8 million
	2020	6.4 million
	2019	6.5 million

Item 7. Independent Public Accountants

The Company's Board of Directors reviews and approves the engagement of services of the Company's external auditors, who are appointed upon the recommendation of the Audit Committee, and which appointment shall be ratified by the stockholders during the annual stockholders' meeting. The Chairman of the Company's Audit and Risk Committee is Mr. Gregorio T. Yu, an independent director. The other members of the Committee are Messrs. Edmundo P. Bunyi, Jr, Andy O. Co, Bert C. Hontiveros and Kevin A. Sy.

The principal accountants and external auditors of the Company is the accounting firm of SyCip, Gorres, Velayo & Company ("SGV & Co.") with address at SGV Building, 6760 Ayala Avenue, Makati City. The Corporation has retained the services of SGV & Co. for several years now. There have been no changes in, and any disagreements with, said accountants in the last five (5) years on any accounting and financial disclosures.

In compliance with SRC Rule 68(3)(b)(iv), as amended, the assignment of SGV's engagement partner for the Company shall not exceed five (5) consecutive years. Mr. Michael C. Sabado was assigned as SGV's engagement partner from 2013 to 2017. A new engagement partner, Mr. Juan Carlo B. Maminta, was designated for 2018 onwards.

SGV is recommended for re-appointment as the Company's external auditors for 2022.

The aggregate fees billed for each of the last two years for professional services rendered by the Company's external auditors in connection with annual audit of the Consolidated and Parent Company Financial Statements for statutory and regulatory filings are summarized below:

	2021	2020	2019
Audit fee	2,665,851	2,563,172	2,973,070
Tax Services	-	-	-
Other Fees	-	-	-
Total	2,665,851	2,563,172	2,973,070

The Independent Auditor does not render tax accounting compliance, advice, planning and other forms of tax services for the Corporation. The Independent Accountant also does not render other services for the Corporation.

It is the policy of the Company that any draft audit report must first be reviewed by the Audit and Risk Committee, prior to said report being endorsed to the Board of Directors for approval.

Representatives of SGV are expected to be present at the Annual Stockholders' Meeting, with the opportunity to make a statement if they so desire and to answer appropriate questions from the stockholders.

Item 8. Compensation Plans

There are no matters or actions to be taken up in the meeting with respect to compensation plans.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Item 9. Authorization or Issuance of Securities Other than for Exchange

There are no matters or actions to be taken up in the meeting with respect to the authorization or issuance of securities other than for exchange.

Item 10. Modification or Exchange of Securities

There are no matters or actions to be taken up in the meeting with respect to the modification or exchange of securities.

Item 11. Financial and Other Information

There are no matters or actions to be taken up in the meeting with respect to financial and other information

Item 12. Mergers, Consolidations, Acquisitions and Similar Matters

There are no matters or actions to be taken up in the meeting with respect to mergers, consolidations, acquisitions and similar matters.

Item 13. Acquisition or Disposition of Property

There are no matters or actions to be taken up in the meeting with respect to acquisition or disposition of property.

Item 14. Restatement of Accounts

There are no matters or actions to be taken up in the meeting with respect to restatement of accounts.

D. OTHER MATTERS

Item 15. Action with Respect to Reports

The Company will seek the approval by the stockholders of the Minutes of the previous Stockholders' Meeting during which the following were taken up: (1) Call to Order, (2) Proof of Notice of Meeting, (3) Certification of Quorum, (4) Approval of the Minutes of the Previous Meeting of Stockholders, (5) Approval of 2020 Operations and Results, (6) Ratification of All Acts of the Board of Directors and Officers, (7) Election of Directors, (8) Appointment of External Auditor, (9) Amendment of By-Laws to Allow Notices of Board and Stockholders Meetings to be Delivered Through Electronic Means of Communication, (10) Amendment of By-Laws to Allow Board and Stockholders Meetings to be Conducted Through Teleconferencing, Videoconferencing and Other Remote or Electronic Means of Communication, (11) Amendment of the By-Laws to Move the Date of the Annual Stockholders meeting from last Friday of June to the Third Quarter of the Calendar Year, (12) Other Matters and (13) Adjournment

Item 16. Matters Not Required to be Submitted

There are no matters or actions to be taken up in the meeting with respect to any matter which is not required to be submitted to a vote of the security holders.

Item 17. Amendment of Charter, Bylaws or Other Documents

There are no matters or actions to be taken up in the meeting with respect to amendment of Charter, Bylaws or other documents.

Item 18. Other Proposed Action

The following are to be proposed for approval during the Annual Stockholders' Meeting:

- 1. Call to Order
- 2. Rules and Procedures for the Stockholder's Meeting
- 3. Certification of Notice of Meeting and Quorum
- 4. Approval of the Minutes of the Previous Meeting of Stockholders
- 5. Approval of 2021 Operations and Results
- 6. Ratification of all Acts of the Board of Directors and Officers

- 7. Election of Directors
- 8. Appointment of External Auditors
- 9. Other Matters
- 10. Adjournment

The items covered with respect to the ratification of the acts of the Board of Directors and officers for the past year up to the date of the meeting are those items entered into in the ordinary course of business, such as renewal of credit/loan facilities with banks, opening of bank accounts, designation of authorized bank signatories, subscriptions to shares of stock of publicly listed corporations, transfer of motor vehicles, financing activities of the company and other requirements in connection with the Company's operation.

Management reports which summarize the acts of management for the year 2021 are included in the Company's Annual Report to be sent to the stockholders together with this Information Statement and shall be submitted for approval by the stockholders at the meeting. Accordingly, approval of the Annual Report will constitute approval and ratification of the acts of Management stated in the Annual Report during the period covered thereby.

Item 19. Voting Procedures

Given the current circumstances and in order to ensure the safety and welfare of our stockholders, the company shall conduct its meeting virtually.

Stockholders of record who intend to participate in the meeting through remote communication shall notify the Corporate Secretary by sending an email to asm@vantage.ph before 18 October 2022. Stockholders may exercise the right to vote through remote communication or in absentia, subject to validation.

Stockholders of record who intend to appoint a proxy shall submit their duly executed and signed proxies no later than 18 October 2022. All proxies should be received by the Corporation via mail or email at least ten (10) days before the meeting, or on or before 18 October 2022. For corporate stockholders, the proxies should be accompanied by a Secretary's Certification on the appointment of the corporation's authorized signatory.

Successfully registered stockholders can cast their votes and will be provided access to the meeting. All documents and information submitted shall be subject to verification and validation by the Office of the Corporate Secretary.

Each stockholder shall be entitled to one (1) vote, in person or in absentia or thru proxy for each share with voting right. All elections, items on the meeting agenda and all questions, except as otherwise provided by law, shall be decided by the plurality vote of the stockholders present in person or in absentia or by proxy, a quorum (majority of the issued and outstanding capital stock having voting powers) being present. For the election of Directors, stockholders shall be entitled to elect thirteen (13) members to the Board of Directors. Each stockholder may vote such number of shares for as many as thirteen (13) persons he may choose to be elected from the list of nominees, or he may cumulate said shares and give one candidate as many votes as the number of his shares multiplied by thirteen (13) shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit, provided that the total number of votes cast by him shall not exceed the number of shares owned by him multiplied by thirteen (13). The thirteen (13) nominees receiving the most number of votes will be elected to the Board of Directors.

Representatives from the Company's stock transfer agent and the Corporate Secretary are tasked to count votes manually.

Stockholders may pose questions prior to or during the meeting by sending an email to asm@vantage.ph.

Item 20 Disclosures on Section 49 of the Revised RCCP and MC. No. 3 Series 2020

- i. The Company ensures to send written notice to all stockholders/members of record at least twenty-one (21) calendar days prior to the date of the Annual Stockholders Meeting.
- ii. With the recent postponement of Annual Stockholders' Meeting, the Company informed the SEC on June 23, 2022 about the postponement of its Annual Stockholders Meeting for June 2022 by filing the required SEC Form No. 17-

C. It also posted the announcement of the postponement on PSE Edge on June 24, 2022 to ensure the widest possible dissemination thereof considering that all Stockholders of the Company can access the PSE Edge.

iii. The Company ensures that the written notice to the Stockholders contain all information and deadlines relevant to the shareholders'/members' participation in the meeting and exercise of the right to vote remotely.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in the City of Taguig on the 4th day of October 2022.

VANTAGE EQUITIES, INC.

Ву:

JONATHAN P. ONG Corporate Secretary VANTAGE EQUITIES, INC.

BUSINESS AND GENERAL INFORMATION

Vantage Equities, Inc. (the "Corporation"), formerly iVantage Corporation, was incorporated in 20 October 1992 and is organized as an investment and financial holding company. It has authorized capital stock of One Billion Nine Hundred Million Pesos (P1,900,000,000), all of which are in common shares with a par value of P1.00 per share. Of the authorized capital stock, 1,788,312,570 are outstanding and 111,687,430 remain unsubscribed.

On 12 January 2009, Securities & Exchange Commission (SEC) approved the increase of authorized capital stock of the Corporation to Two Billion Two Hundred Fifty Million Pesos P2,250,000,000. Furthermore, the SEC has authorized the Corporation to issue 447,078,142 common shares out of its authorized but unissued capital stock to cover the twenty five percent (25%) stock dividend declared by the Corporation's Board of Directors on 4 June 2008 and ratified by its shareholders on 27 June 2008. As of 31 March 2012, the Corporation has an authorized capital stock of Two Billion Two Hundred Fifty Million Pesos (P2,250,000,000) divided into 2,250,000,000 common shares with par value of P1.00 per share. Out of the authorized capital stock, 2,235,390,633 shares are issued, of which 135,599,500 shares are in treasury.

On August 1, 2015, the BOD and two-thirds (2/3) of the outstanding capital of the Company approved the increase in the authorized capital stock from 2,250,000,000 shares with par value of P1.00 per share in 2014 to 5,000,000,000 shares with par value of P1.00 per share in 2015. The SEC approved the increase in the authorized capital stock on October 27, 2015.

On May 19, 2015, the BOD approved the declaration of stock dividends equivalent to a total of P2.10 billion representing 2,099,791,133 shares at P1.00 par value per share, payable to all stockholders of record as of January 8, 2016. The said dividends were paid on February 3, 2016. The two-thirds (2/3) of the outstanding capital of the Company approved the dividend declaration on August 1, 2015.

The Corporation reverted to its original name by majority vote of the Board of Directors in November 2007, which the Securities and Exchange Commission subsequently approved in April 2008. The change in corporate name is consistent with the Company's re-alignment of its investment focus towards the broad financial sector vis-a-vis its information technology focus during the early 2000's.

On June 20, 2017, the Board of Directors (BOD) approved Article 3 of Articles of Incorporation to change its principal address from 2005 East Tower PSE Centre, Ortigas Center, Pasig City, Metro Manila, Philippines to 15th Floor Phil. Stock Exchange, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City, Metro Manila, Philippines. The Amended Articles of Incorporation was approved by the Securities and Exchange Commission on October 26, 2017.

Purpose

The Company was originally organized with the primary purpose of oil and gas exploration, and investments and developments as among its secondary purposes. On 3 October 2000, the SEC approved the change in the Corporation's primary purpose to financial holdings and investments, including but not limited to information technology companies and related ventures. Since the Registrant is an investment holding company, it is not competing in terms of sales and is not dependent upon a single customer or a few customers. Also, it needs no government approval of principal products or services.

Investments

In June 2006, the Corporation divested its shareholdings in International Exchange Bank ("iBank"), its largest single investment at that time. The iBank sale generated P 2.9 billion in cash and a P1.6 billion gain, capping an 11-year investment period that yielded a 16% compound annual return. The PSE Index, by comparison, only broke even during the same period. The divestment was timely in light of the substantial decline in financial markets in the following years.

The Corporation decided to invest its P2.9 billion "war chest" in a portfolio of equity and fixed-income securities. The mandate is to attain above market returns while adhering to prudent risk parameters, i.e. credit, liquidity and market risk. For this purpose, the Company hired its current President in October 2006 along with a team of finance professionals. The current team is also tasked to further professionalize management of the operating companies in the Vantage Group.

The operating subsidiaries that comprise the Vantage Group are the following:

Vantage Financial Corporation (formerly e-Business Services, Inc) - 100% ownership

VFC traces its beginnings as the first Asia-Pacific direct agent of Western Union (WU), an International money transfer service provider. Aside from money transfer services, VFC also offers bills payment and airline ticketing services. Starting from just 3 service centers in 1999, VFC today operates some 140 branches in major cities and hubs throughout the country. VFC also maintains a roster of sub-agents with a network of over 200 locations nationwide.

In 2021, WU has changed its business model in the country. WU previously limited its service to representatives that exclusively carried the brand and who could maintain its industry-leading quality standards. WU no longer requires exclusivity and VFC has since partnered with other international and domestic remittance companies.

In January 23, 2018, the Securities and Exchange Commission approved the amendment of its Articles of Incorporation to change its company name from E-Business Services, Inc. to Vantage Financial Corporation.

Philequity Management, Inc. ("PEMI") – 51% ownership

Philequity Management, Inc. (PEMI) is an investment management company established in 1993. PEMI is the proud investment manager and principal distributor of Philequity Fund, Inc. (PEFI), its flagship fund that has the longest track-record of consistent outperformance in the country. PEMI's funds have consistently been recognized and awarded for their performance by the Philippine Investment Funds Association (PIFA) and local chapter of the CFA Society.

As a matter of course, VEI provides the initial investments in mutual funds PEMI incorporates in line with its growth strategy. The following mutual funds are considered VEI's subsidiaries since abovementioned initial investment still represents substantial ownership in subject funds:

Philequity Balanced Fund, Inc. – 100% ownership

The Fund is engaged in selling its capital to the public and investing the proceeds in diversified portfolio of peso-denominated fixed-income and equity securities.

On November 11, 2017, the Board of Directors (BOD) decided to shorten the corporate life of the Fund until December 31, 2017.

Philequity Foreign Currency Fixed Income, Inc. – 100% ownership

The Fund is engaged in selling its capital to the public and investing the proceeds in diversified portfolio of foreign currency denominated fixed-income securities.

On November 11, 2017, the Board of Directors (BOD) decided to shorten the corporate life of the Fund until December 31, 2017

Philequity MSCI Philippines Index Fund, Inc. (PMPI) – 100% ownership

PMIF was incorporated in the Philippines, and was registered with the SEC on December 15, 2017 as an open-ended mutual fund company with the objective of tracking the returns of the MSCI Philippines Index.

In January 2019, PMPI launched its shares to the public

Philequity Alpha One Fund, Inc. (PAOF) – 100% ownership

PAOF was incorporated in the Philippines, and was registered with the SEC on February 13, 2019 as an open-ended investment company with the objective of attaining alpha or excess returns over the PSEi through superior stock picking.

In December 9, 2019, PAOF launched its units to the public.

Philequity Global Fund, Inc. (PGF) – 100% ownership

PGF was incorporated in the Philippines, and was registered with the SEC on June 24, 2019 as an open-ended investment company with the objective of investing in global index exchange traded funds to offer local investors exposure to global financial markets. The Fund has yet to start operations.

iCurrencies – 100% ownership

iCurrencies, Inc. was acquired from International Exchange Bank in 2006 when Union Bank of the Philippines acquired the latter from VEI and other shareholders. iCurrencies is organized primarily to engage in the business of buying and selling of foreign currencies. It is currently not operating.

Government Regulation and Environmental Compliance

The Corporation does not need any government approval for its principal products or services and is not required to comply with specific environmental laws.

Distribution Methods of Products and Services

The Corporation, being a financial holding and investment company, has no distribution methods of products and services.

Competition

We would not consider Vantage Equities to have a competitor in the listed equity space as VEI is unique in its product offering of financial services, mainly Asset Management through Philequity Management and Money Remittance through its Western Union franchise, Vantage Financial Corporation (eBiz). A more apt comparison would be Aboitiz Equity Ventures (AEV) which has Unionbank and Citisavings under its financial segment. It has also purchased Petnet, an agent of Western Union. AEV has a market cap of about P320-Billion as of June 30, 2022 and has three business segments in power, financial services and food. In terms of size and market capitalization, Vantage Equities pales in comparison but the main advantage of Vantage Equities is its combination of two financial services businesses and track record in its asset management segment. Philequity Management has one of the best performing mutual funds in the Philippines since 1994, Philequity Fund Inc, as awarded by PIFA. Vantage Financial Corp (formerly eBusiness Services Inc) meanwhile has around 140 branches nationwide and is one of the top players in the domestic money remittance service business. The company has expanded to offer other products outside of its main Western Union offering.

Competition of Subsidiaries

Vantage Financial Corporation - 100% ownership

Vantage Financial Corp has relatively strong competition among other Western Union direct agents and sub agents. Western Union has decided recently to release its agents from its exclusivity clause, which has allowed agents, along with VFC to carry other international brands such as Moneygram, Xoom and others. Other competitors in the space like Cebuana Lhuillier and M. Lhuillier have also signed up directly with Western Union to carry the product in their stores. VFC in turn has partnered with Cebuana Lhuillier and other such competitors to carry its product in its own stores. We have thus seen volumes spread out to other competitors as the number of entities that carry Western Union have expanded significantly. However, we believe that volumes will remain stable within VFCs network as the company has positioned and distinguished itself from the other Western Union providers by processing more complex and higher limit transactions. Digital payments is a threat to Vantage Financial Corp's brick and mortar model but as of now has not had a significant impact.

Philequity Management, Inc. ("PEMI") – 51% ownership

The Philippine mutual fund industry continues to grow with 64 mutual funds as of December 2021 according to data tracked by the Philippine Investment Funds Association. The industry continues to benefit from the low interest rate environment with investors looking for higher yields apart from regular savings and time deposit accounts. Assets Under Management increased by 23% to P444 billion from 2020 to 2021.

The industry is divided into 4 categories – stock, bond, balanced and money market funds. 27% of the industry's Assets under management (AUM) is invested in stock funds while 19% of the industry's AUM is invested in bond funds.

Philequity Management, Inc. (PEMI) only offers seven funds to the public – Philequity Alpha One Fund, Inc. (PAOF), Philequity Fund, Inc. (PEFI), Philequity PSE Index Fund, Inc. (PPSE), Philequity Dividend Yield Fund, Inc. (PDYF), Philequity MSCI Philippines Index Fund (PMPI), Philequity Peso Bond Fund, Inc. (PPBF), and Philequity Dollar Income Fund, Inc. (PDIF) which only competes in stock and bond funds.

Investors often use a funds' performance as a gauge for comparison when choosing a mutual fund. In terms of performance, investors look at funds that have the highest return in their respective category as the basis for choosing a fund-- the higher the return, the more attractive the fund. Investors also look to a funds' outperformance over the respective benchmark as a second form of comparison. The greater the outperformance over the benchmark, the more attractive the fund. It is important to note that not all benchmarks in a fund category are aligned. For instance, a stock fund uses 100% the Philippine Stock Exchange Index (PSEi) as its benchmark while another stock fund might use a 90-10 approach where 90% is composed of the PSEi and 10% is composed of a 91-day T-bill. As a result, investors tend to use consistency as the basis, where a fund (1) consistently outperforms its peers and (2) consistently outperforms its respective benchmark.

The industry does not have an aligned fee structure charged to their clients and as a result, investors look for the lowest sales load, management fee and exit fees and other fees involved that are charged by a mutual fund. Mutual funds that charge the lowest fees and have a lower minimum holding period are considered the main competitors of PEMI in terms of fees. Investors can also use a company's expense ratio to gauge the effectiveness of the fund's expense management. PEMI consistently monitors the fees charged by its competitors to ensure the mutual funds it offers remains in a competitive space amongst its peers.

In terms of distribution, PEMI's main competitors in the industry are Ayala Life Fund Management, First Metro Asset Management and Sun Life Asset Management. The former two are large banking institutions while Sun Life Asset Management is a renowned insurance company—all three companies have vast distribution channels through their network of branches or through their network of agents/financial advisors. PEMI on the other hand has agreed to partner with financial institutions such as stock brokerages to distribute the funds. This has proven a low- cost and effective strategy for fund distribution.

Financial Risk Management

The main risks arising from the Group's financial instruments are liquidity risk, credit risk and market risk. The BOD reviews and approves the policies for managing each risk and these are summarized below:

1. <u>Credit Risk</u> is the risk that the Group will incur a loss because its customers or counterparties fail to discharge their contractual obligations. The Group manages and controls credit risk by trading only with recognized, creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.

Since the Group trades only with recognized third parties, there is no requirement for collateral.

The Company's maximum exposure to credit risk is equal to the carrying values of its financial assets since it does not hold any collateral or other credit enhancements that will mitigate credit risk exposure.

The fair values of financial assets at FVPL and AFS investments represent the credit risk exposure as of the reporting date but not the maximum risk exposure that could arise in the future as a result of changes in fair value of the said instruments.

There are no significant concentrations of credit risk within the Group.

2. <u>Liquidity Risk</u> is the risk that the Group will be unable to meet its obligations when they fall due under normal and stress circumstances. To limit the risk, the Group closely monitors its cash flows and ensures that credit facilities are available to meet its obligations as and when they fall due. The Group also has a committed line of credit that it can access to meet liquidity needs. Any excess cash is invested in short- term investments. These placements are maintained to meet maturing obligations.

3. <u>Market Risk</u> is the risk of change in fair value of financial instruments from fluctuation in market prices (price risk), foreign exchange rates (currency risk) and market interest rates (interest rate risk), whether such change in price is caused by factors specific to the individual instrument or its issuer or factors affecting all instruments traded in the market.

The Group is exposed to the risk that the value of the Group's financial assets will be adversely affected by the fluctuations in the price level or volatility of one or more of the said assets. The two main components of the risks recognized by the Group are systematic risk and unsystematic risk.

4. <u>Systematic risk</u> is the variability in price caused by factors that affect all securities across all markets (e.g. significant economic or political events). Unsystematic risk, on the other hand, is the variability in price caused by factors which are specific to the particular issuer (corporation) of the debt or equity security. Through proper portfolio diversification, this risk can be minimized as losses on one particular debt or equity security may be offset by gains in another.

To further mitigate these risks, the Group ensures that the investment portfolio is adequately diversified taking into consideration the size of the portfolio.

Financial Performance

The Company derived its revenues from various activities:

	2021	2020	2019
Trading and investment securities	67,834,925	44,818,523	274,883,840
gains (losses) - net			
Money transfer service income	192,807,698	245,730,752	302,351,085
Service income	264,552,473	210,515,123	256,404,721
Share in foreign exchange differential	121,203,399	116,480,066	128,649,961
Interest income	195,056,663	295,040,671	367,150,269
Money changing gain	60,756,236	52,178,741	48,846,546
Income from business partners	55,133,845	11,845,355	19,209,368
Dividend income	18,690,935	9,743,567	5,576,266
Total	976,036,174	986,352,798	1,403,072,056

The breakdown of trading and investment securities gains (losses) - net follows:

	2021	2020	2019
Financial Assets at FVPL			
Realized gain (loss) on sale taken to profit or loss	58,486,451	55,383,816	53,059,698
Unrealized gains (losses) on changes in fair value	9,348,474	-10,565,293	221,824,142
Total	67,834,925	44,818,523	274,883,840

As of December 31, 2021, the Company has a total of 476 employees as broken down below and is not subject to Collective Bargaining Agreements (CBA).

Position	No. Of Employees	Anticipated No. of Additional Employees
Executive/Senior Officer	8	-
Managers	17	-
Supervisors	20	-
Prof	7	
Specialist	72	-
Associate	352	
Total	476	-

The Corporation believes that it has maintained amicable relationships with the rank and file and does not anticipate any labor-management issues to arise in the near term. The Corporation believes that its relationship with its employees have been consistently good and productive.

Properties

Vantage Equities, Inc. - Parent

Office Condominium - In December 2017 the acquired office units by the company were turned over, located at 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.

Office Improvements - These are improvements made to the Company's office space and being depreciated over an estimated useful life of 10 years accounted for on a straight line basis.

Furniture, Fixtures and Equipment - These equipments are used by the Company in conducting its daily operations and located at 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.. These assets are being depreciated over an estimated useful life of 3 to 5 years and accounted for on a straight line basis.

Transportation Equipment - These equipments are used by the Company in conducting its daily operations and depreciated over 5 years and accounted for on a straight line basis.

Vantage Financial Corporation - 100% ownership

Transportation Equipment - These equipments are used by the Company in conducting its daily operations and being depreciated over an estimated useful life of 4-5 years.

Leasehold Improvements - The Company leases the spaces occupied by its branches with varying period of up to fifteen (15) years and renewable on such terms and conditions as shall be mutually accepted by the Company and the lessors. These leases are accounted for on a straight-line basis over 2 to 5 years or over the lease term, whichever period is shorter.

Office Furniture and Equipment - This furniture and equipment are used by the Company in conducting its daily operations and being depreciated over an estimated useful life of 3 years. These assets are located at the Company's Head Office in 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig and various branches all over the Philippines.

Software License and Software Development – These pertains to the accounting software used by the company and amortized over a period 3 years accounted for on a straight line basis.

Philequity MSCI Philippines Index Fund, Inc. – 69.18% ownership

The Company does not own any properties.

Philequity Alpha One Fund, Inc. – 100% ownership

The Company does not own any properties.

Philequity Global Fund, Inc. – 100% ownership

The Company does not own any properties.

Vantage Financial Corporation (formerly eBiz Financial Services, Inc.) – 100% ownership

The Company does not own any properties and has already shortened its term of existence.

iCurrencies, Inc. – 100% ownership

The Company does not own any properties and already effectively stopped its business of buying and selling of currencies in May 2001 as a result of Bangko Sentral ng Pilipinas Circular No, 264, issued on October 26, 2000.

Philequity Balanced Fund, Inc. – 100% ownership

The Fund is not yet offered to the public and does not own any properties and has shortened its term of existence in 2017

Philequity Foreign Currency Fixed Income Fund, Inc. – 100% ownership

The Fund is not yet offered to the public and does not own any properties and has shortened its term of existence in 2017

Philequity Management, Inc. – 51% ownership

IT Equipment - These equipments are used by the Company in conducting its daily operations.

Office Condominium - In December 2017 the acquired office units by the company were turned over, located at 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.

Office Equipment - These equipments are depreciated over the estimated useful life of 3 years. These office equipments are located at 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.

Office Furniture - This furniture is used by the Company in conducting its daily operations and being depreciated over an estimated useful life of 3 years. Said office furniture are located in 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.

Transportation equipment - This is used by the Company in conducting its daily operations and being depreciated over an estimated useful life of 5 years.

These properties are free from mortgage or lien. The Company has no plan of acquiring a property in the next twelve months.

Legal Proceedings

There are no significant cases pending which might materially affect the overall financial condition of the Company.

OPERATIONAL AND FINANCIAL PERFORMANCE

Market for Registrant's Common Equity and Related Stockholder Matters

	20	22	202	21	20	20	20	19
	Low	High	Low	High	Low	High	Low	High
1st Quarter	0.70	0.86	0.97	1.08	1	1.17	1.13	1.19
2nd Quarter	0.70	0.86	0.90	1.05	1.02	1.08	1.12	1.23
3rd Quarter	0.83	0.73	0.82	1.00	1.1	1.12	1.1	1.19
4th Quarter			0.81	0.89	1	1.1	1.04	1.15

As of 31 August 2022, there were 606 shareholders of the 4,199,582,266 common shares issued and outstanding. As of the latest practicable trading date, 31 August 2022, the Registrant's shares were traded at the price of P0.79 per share in Philippine Stock Exchange.

There is no sale of unregistered securities within the past four (5) years.

Top 20 shareholders as of August 31, 2022:

RECORD OWNER	NO. OF COMMON	% TO TOTAL	
	SHARES		
PCD NOMINEE CORP.	4,122,444,150	95.093	
SYSMART CORPORATION	85,810,750	1.979	
PCD NOMINEE CORPORATION (NON-FILIPINO)	18,374,883	0.424	
EAST PACIFIC INVESTORS CORPORATION	9,040,000	0.209	
A. BROWN COMPANY, INC.	6,882,500	0.159	
LUCIO W. YAN &/OR CLARA YAN	6,812,500	0.157	
WILLY NG OCIER	4,616,000	0.106	
RICARDO L. NG	3,248,750	0.075	
MICHAEL SYIACO	3,000,000	0.069	
AGAPITO C. BALAGTAS, JR.	2,875,000	0.066	
APRICINIA B. FERNANDEZ	2,875,000	0.066	
SUZANNE LIM	2,875,000	0.066	
CYGNET DEVELOPMENT CORPORATION	2,812,500	0.065	
JERRY TIU	2,731,250	0.063	
WILSON L. SY	2,300,000	0.053	
BON S SYIACO	2,000,000	0.046	
TRANS- ASIA SECURITIES, INC.	1,830,000	0.042	
AVESCO MARKETING CORPORATION	1,437,500	0.033	
MARY TAN DE JESUS	1,412,500	0.033	
SEC ACCOUNT FAO: VARIOUS CUSTOMERS OF	1,265,000	0.029	
GUOCO SECURITIES (PHILIPPINES), INC.			

The Company currently only has Common Shares issued.

Dividends

The Company has declared 100% stock dividends with a record date and payment date of 8 January 2016 and 3 February 2016, respectively. There were no cash dividends declared for the past 3 years. The bylaws of the company prohibit the distribution of dividends that would impair the capital of the Company.

MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATIONS

Financial Highlights

In Millions (PHP)	2021	2020	2019
Balance Sheet			
Assets	11,759.72	11,167.82	10,891.30
Liabilities	623.36	504.42	660.79
Stockholder's Equity	11,127.35	10,663.40	10,230.51
Book Value Per Share	2.65	2.54	2.43
Income Statement			
Revenue	976.04	986.35	1,403.07
Expenses	483.97	563.67	628.16
Other Income/ (Charges)		3.6	0.16
Net Income	492.07	426.28	775.07
Earnings per Share attributable to equity holders of the Parent Company	0.0951	0.0915	0.1668

		December 31, 2021	December 31, 2020
Current ratio	Current assets ÷ Current liabilities	1,933.76%	2,240.60%
Acid test ratio	(Cash eq + Marketable securities + Receivable) ÷ Current liabilities	1,932.57%	2,239.77%
Solvency ratio	Net income ÷ Net liabilities	80.32%	84.51%
Debt-to-equity ratio	Total liabilities ÷ Total equity	5.68%	4.73%
Debt ratio	Total liabilities ÷ Total assets	5.38%	4.53%
Asset-to-equity ratio	Total assets ÷ Total equity	105.68%	104.73%
Return on assets	Net income ÷ Average total assets	4.43%	3.57%
Return on equity	Net income ÷ Average total equity	4.66%	4.29%
Net profit margin	Gross profit ÷ Net income	119.62%	137.83%

Results of Operations for the Quarter Ended June 30, 2022

April marked a drastic turnaround in the way the Fed viewed inflation. Whereas last year it deemed inflation as temporarily and recently that inflation was a concern, it was only beginning March and April that the Fed started admitting that it was behind the curve and that it had to pull out all the stops to fight soaring prices. US CPI came in at 8.5%, the highest since 1981. In the May Fed meeting, they raise rates by 50bp as expected by the market, signaling that they need to do more. Then in June the Fed surprises by doing 75bp. From a low of 2.4%, the 10y UST rises as high as 3.48 as market prices in the Fed hikes, but actually ends the quarter lower at 3.10 as people vacillate between worrying about inflation and an impending recession. Jamie Dimon, CEO of JPMorgan, says that an "economic hurricane" is coming.

In the Philippines, BBM wins in landslide, paving the way for a smooth transition from the DU30 administration. Felipe Medalla succeeds Ben Diokno in the BSP while Diokno moves to the DOF. BSP also starts becoming hawkish, whereas before it indicated that it would not need to move in lockstep with the Fed. But with CPI rising above 5% with second round effects starting, and USDPHP depreciating considerably due to the rate differential, BSP raises rates 25bp 2 times with guidance for more. 10yr local bonds follow USTs higher with the most recent 10yr BTR auction fetching an average of 7.25

Please refer to Annex "D" for the Company's quarterly report for the period ended 30 June 2022.

Results of Operations for the Year Ended 2021

2021 was again a very volatile year, as we still had to contend with a number of factors. First and foremost, the world had to contend with a number of COVID variants. Delta and Omicron hit the Philippines hard, with the NCR having to lockdown twice within the year as we saw cases higher than 20k per day. Then, as the US started recovering from COVID and economic data showed a stable recovery, we saw inflation and wage prices continue to rise and remain sticky. We also saw the US transition from Trump to Joe Biden, after a tumultuous end to the Trump administration, with a fatal storming of the Capitol building. In the Philippines meanwhile, presidential elections get underway as Duterte is set to step down, with Bongbong Marcos and Leni Robredo emerging as the main competitors in the election.

We started off the year with the Fed very complacent while watching the economic recovery in the US. Though inflation steadily increases, the Fed remained adamant that price pressures were temporary. They eventually said that they would start tapering in the later part of the year. However as oil prices steadily started increasing and wage prices and employment showed that the economy might be running hotter than expected, we see the Fed eventually change course and Powell conceding that they may need to deal with inflation. Transitory is eventually taken out of the Fed minutes but the Fed may have already been behind the curve. The 10y UST started the year at around 1% but as market now expects the Fed to start moving to fight inflation, we saw the 10y UST hit as high as 1.60 before ending the year at 1.40 because of some risk off fears about COVID. Meanwhile the USDPHP started off at 48.00 and actually saw this breach to the downside, hitting around 47.60 but this eventually bounced back and ended the year at 51.

In local bonds, yields pretty much followed the trajectory of UST. BTR successfully auctioned a new 3yr and 5yr RTB. The 3yr RTB 3-11 priced at 2.375 in early 2021 but this eventually marked the lows for the year. BTR was actually seen accepting bids quite a lot higher than what market was trading, signaling the need for funds. Or possibly that they expected yields to continue moving higher. We eventually see the 3-11 sold off all the way to 3.365. Meanwhile a new 5yr 5-77 issues at 3.375. This was bought all the way down to 2.85 due to market thinking that there may be a global slowdown again with the new

COVID variants. However the rise in 10y USTs overwhelmed. We saw the 5-77 trade as high as 4.25, and a new 10yr 10-66 as high as 5.25. At the end of the year, we see the 5-77 close at 3.75 and the 10-66 at 4.6, around 50bp lower than the years highs.

Meanwhile local equities were pretty much range bound up to the end of the year where we saw somewhat of a recovery. PHISIX saw collapses every time NCR needed to lock down again due to COVID. We also saw some huge IPOs in the year such as the Monde Nissin IPO. And finally we saw the issuances of REITs, which offered investors an alternative to fixed income, with some of the REITs offering around 5.25% yields.

For the year, the Vantage Fixed income portfolio return 2.12% despite bond yields higher for 2021 by around 50-100bps. This was due to our defensive stance, with the portfolio primarily held in assets with maturities of 3yrs or less. Meanwhile, the Vantage Equity portfolio returned 10% versus the Phisix return of -0.24%. The outperformance was from our ability to invest into the new issuances for the year. The portfolio started to deploy cash early in the year and was able to participate in the run up in the latter part of 2021.

Vantage Financial Corporation (formerly e-Business Services, Inc.)

eBiz achieved a total revenue of P423.92 million for the year as compared to last year's P444.99 million, 4.74% decline. This was attributable to decrease in money transfer income and foreign exchange valuation losses of dollar assets.

The Company's operating expenses decreased by 10% at P363.9 million versus last year P403.08 million. This is mainly attributable to decrease in utilities, entertainment and recreational expenses.

eBiz posted a total comprehensive income of P 44.52 million in 2021, compared to last year's P23.42 or an increase of 90%.

Philequity Management, Inc.

Service Income for the year amounted to P267.76 million, versus last year's P215.0 million, 25% increase as a result higher management fees due to increase of assets being managed. Total cost of services for the year amounted to P68.9 million, increased by 22% from P56.45 million last year

As a result, total comprehensive income for the year increased by 29% with aggregate amount of P137.59 million previously at P112.0 million.

Other Matters

The Parent Company and its wholly-owned subsidiary, Vantage Financial Corporation (formerly e- Business Services, Inc.), continuously enter into currency forward transactions with bank counterparties to hedge their foreign exchange risk. The nominal amounts of these contracts are off-balance sheet while revaluation gains or losses are recognized as Miscellaneous Asset or Miscellaneous Liability, respectively.

Causes for any material changes (+/-5% or more) in the financial statements

Income Statement items - Y2021 versus Y2020

51% increase in trading and investment securities gains Mainly due to positive market performance for the period.

6% increase in foreign exchange differential Due to higher international money transfer transactions

91.83% increase in dividend income Due to higher holdings with dividends

25.67% increase in service income Due to higher asset under management

34% decrease in interest income

Due to lower money market placement for the period

365% decrease in income from business partners Increase in volume of transactions

21% decrease in commission expense Due to decrease in commission paid to subagents from western union transactions

13.08% increase in general and administrative expenses Due to increase in salaries and wages

Income Statement items - Y2020 versus Y2019

83% decrease in trading and investment securities gains Mainly due to decrease in market value of FVPL securities

9% decrease in foreign exchange differential Due to lesser international money transfer transactions

19% decrease in commission income Due to decline of money changing transactions

18% decrease in service income Due to decline of in asset under management

20% increase in interest income

Due to decrease in interest rate of money market placement

38% decrease in income from business partners Decrease in income from ticketing transactions

21% decrease in commission expense Due to decrease in commission paid to subagents from western union transactions

20% increase in general and administrative expenses Due to decrease in utilities and other expenses as a result of work from home arrangement

Balance Sheet items - Y2021 versus Y2020

14.18% increase in cash and cash equivalents

Due to higher outstanding investments in short-term placements at the end of the year

53% decrease in loans and receivables Due to decrease in receivable from Western Union

77% increase in prepayments and other current assets Attributable to increase in input VAT

59% increase in Right of Use Assets Due to increase in Rental Deposits

64% decrease in deferred tax assets Due to receivable write off for the period

10.18% decrease in other noncurrent assets Due to decrease in security deposits 27% decrease in accounts payable due to lower liability to sub-agents

27% increase in income tax payable Due to higher taxable income

5% increase in retirement liabilities Due to change in assumption of pension liabilities

Balance Sheet items - Y2020 versus Y2019

29% increase in cash and cash equivalents

Due to higher outstanding investments in short-term placements at the end of the year

33% decrease in loans and receivables

Due to decrease in receivable from Western Union

62% decrease in prepayments and other current assets Attributable to decrease in input VAT

57% decrease in Right of Use Assets Due to depreciation of ROU assets

54% decrease in deferred tax assets Due to lesser provision for impairment of receivables

13% increase in other noncurrent assets Due to increase in security deposits

32% decrease in accounts payable Due to lower liability to sub-agents

524% increase in net assets attributable to unitholders Due to increase in investors in one of the subsidiaries

40% decrease in income tax payable Due to lower taxable income

42% decrease in retirement liabilities Due to change in assumption of pension liabilities

Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

There have been no changes in or disagreements with accountants on accounting and financial disclosure.

DIRECTORS AND EXECUTIVE DIRECTORS

Please refer to the discussion on "Directors and Executive Officers" in the main body of the Information Statement.

ANNEXES

Please refer to the following:

- Annex A Secretary's Certificate that no directors are connected with the government
- Annex B Certification of Independent Directors
- Annex C Annual Report and Company's audited financial statements as of the period 31 December 2021
- Annex D Company's second quarter operations results for 2022
- Annex E- Minutes of the Annual Stockholders Meeting last Sept 30, 2021

CORPORATE GOVERNANCE

The Company has been monitoring compliance with SEC Memorandum Circular No. 24, Series of 2019, as well as other relevant SEC circulars and rules on good corporate governance. All directors, officers, and employees complied with all the leading practices and principles on good corporate governance as embodied in the Corporation's Manual. The Company complied with the appropriate performance self- rating assessment and performance evaluation system to determine and measure compliance with the Manual of Corporate Governance.

The Company is unaware of any non-compliance with or deviation from its Amended Manual of Corporate Governance during the previous year. The Company will continue to monitor compliance with the Revised Rules on Corporate Governance, and shall remain committed in ensuring the adoption of other systems and practices of good corporate governance to enhance its value to its shareholders.

UPON WRITTEN REQUEST OF ANY SHAREHOLDER OF RECORD ENTITLED TO NOTICE OF AND VOTE AT THE MEETING, THE COMPANY SHALL FURNISH SUCH SHAREHOLDER WITH A COPY OF THE COMPANY'S INFORMATION STATEMENT (ON SEC FORM 20-IS) AND ANNUAL REPORT (ON SEC FORM 17-A) WITHOUT CHARGE. ANY SUCH WRITTEN REQUEST SHALL BE ADDRESSED TO:

JONATHAN P. ONG
THE CORPORATE SECRETARY
VANTAGE EQUITIES, INC.
15TH FLOOR, PHILIPPINE STOCK EXCHANGE
5TH AVE.CORNER 28TH STREET, BONIFACIO GLOBAL CITY,
TAGUIG CITY, METRO MANILA

SECRETARY'S CERTIFICATE

ATTY. JONATHAN P. ONG, of legal age, Filipino, with office address at Valerio and Associates, Unit 17F, 17th Floor Petron Megaplaza Building, 358 Gil Puyat Avenue, Makati City, being the duly elected and qualified Corporate Secretary of VANTAGE EQUITIES, INC. (the "Corporation") a corporation organized and existing under the laws of the Philippines, under oath, does hereby certify that based on the information provided to the Corporation by the members of the Board of Directors and the principal executive officers of the Corporation, none of them are presently employed by any agency of the Philippine Government.

IN ATTESTATION OF THE ABOVE, this Certificate has been signed this _____ day of September 2022 in MAKATI, Metro Manila.

ATTY JONATHAN P. ONG Corporate Secretary

SUBCRIBED AND SWORN TO BEFORE ME this 1 6day of September 2022 in MAKATI CITY Metro Manila. Affiant exhibited to me his Drivers License No. DI-86-019179 issued on December 28, 2018 in Quezon City as competent evidence of his identity.

Doc. No. 48

Page No. 87

Book No. 37

Series of 2022

AFTY.GEORGE DAVID D. SITON

NOTARY PUBLIC FOR MANATI CITY

APPT. NO. 11-061 - UMTR. DEC. 31, 2023

ROLL NO. 689-22 / MOVE COMPLIANTOC NO. VALODIO136/2-15-2022

IBP O.N. NO.0622E2-LIFETIME MEMBER MAY 5, 2017

PTR No.8852055- IAN 03, 2022-MAKATI CITY
EXECUTIVE BLDG. CENTER MAKATI AVE., COR. JUPITER ST., MAYATI CITY

REPUBLIC OF THE PHILIPPINES) MAKATI CITY)

CERTIFICATION OF INDEPENDENT DIRECTOR

I, **ANDY CO**, Filipino, of legal age and a resident of Balimbing St., Valle Verde 1, Pasig City, after having been duly sworn to in accordance with law do hereby declare that:

- I am a nominee for independent director of VANTAGE EQUITIES, INC. (the "Corporation") and have been its independent director since September 2021;
- 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Philequity Management, Inc.	Independent Director	September 30, 2021
Vantage Financial Corporation	Independent Director	September 30, 2021
Technicom Electronics Corporation	President	2008

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of **Vantage Equities**, **Inc.**, as provided for in Section 38 of the Securities Regulations Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of **Vantage Equities, Inc.**, as relationship is provided under Rule 38.2.3 of the Securities and Regulation Code.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am not in government service or affiliated with a Government Agency or Government Owned and Controlled Corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as Independent Director under the Securities Regulation Code and its Implementing Rules and Regulation, Code of Corporate Governance and other SEC issuances.
- 8. I shall inform the Corporate Secretary of **Vantage Equities**, **Inc**. of any changes in the abovementioned information within five (5) days from its occurrence.

at MAKATI CITY Done, this_

Andy O Co (Sep 12, 2022 12:27 GMT+8)

ANDY CO **Affiant**

SUBSCRIBED AND SWORN to before me this _____day of SEP 1 2 2022 MAKATI CITY, affiant personally appeared before me and exhibited to me his Tax Identification No. 100-052-873.

Doc. No. //
Page No. //
Book No.344 Series of 2022.

ATTY.GEORGE DAVID D. SITON

NOTARY PUBLIC FOR MAKATI CITY
APPT, NO M-061 - UNTIL DEC. 31, 2023
ROLL NO. 68402 / MC/4 COMPLIANCE NO. VII-0010136/2-15-2022
IBP O.R NO. UN2282-LIFETIME MEMBER MAY 5, 2017 PTR Mo.2352066- JAN 03, 2022-MAKATI CITY EXECUTIVE BLDG. CENTER MAKATI AVE., COR. JUPITER ST., MAKATI CITY

CERTIFICATION OF INDEPENDENT DIRECTOR

I, **BERT HONTIVEROS**, Filipino, of legal age and a resident of Unit 5G Cortijos Bldg. #25 Eisenhower Street, Greenhills, San Juan Metro Manila, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am a nominee for independent director of **VANTAGE EQUITIES**, **INC.** (the "Corporation") and have been its independent director since September 2018;
- 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Philequity Management, Inc.	Independent Director	2018 to present
		January 2018-
Vantage Financial Corporation	Independent Director	Present
HB Design Power System	General Manager	2000 to present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of **Vantage Equities**, **Inc.**, as provided for in Section 38 of the Securities Regulations Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of Vantage Equities, Inc., as relationship is provided under Rule 38.2.3 of the Securities and Regulation Code.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am not in government service or affiliated with a Government Agency or Government Owned and Controlled Corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as Independent Director under the Securities Regulation Code and its Implementing Rules and Regulation, Code of Corporate Governance and other SEC issuances.
- 8. I shall inform the Corporate Secretary of **Vantage Equities**, **Inc**. of any changes in the abovementioned information within five (5) days from its occurrence.

at MAKATI CITY Done, this_

> veros (Sep 7, 2022 16:51 GMT+8) BERT HONTIVEROS

> > **Affiant**

SUBSCRIBED AND SWORN to before me this ______ day SEP 1 2 2022 _____ a MAKATI CITAffiant personally appeared before me and exhibited to me his Tax Identification No.

139-584-952.

Doc. No. Book No. 3 Series of 2022.

AFTY.GEORGE DAVID D. SITON

NOTARY PUBLIC FOR MAKATI CITY

APPT. NO. N-061 - UNLIL CEC. 31, 7023

ROLL NO. 688/JZ / MICLE COMPHANCE NO. VILL 10136/Z-15-2022

184 O.B. NO. 07-22-3Z-LIFETIME MEMBER MAY 5, 2017 PTR No.8852066- JAN 03, 2022-MAKATI CITY EXECUTIVE BLDG. CENTER MAKATI AVE., COR. JUPITER ST., MAKATI CITY

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, <u>Gregorio T. Yu</u>, Filipino, of legal age and a resident of <u>10 Francisco Street</u>, <u>Corinthian Gardens</u>, <u>Quezon City</u>, after having been duly sworn to in accordance withlaw do hereby declare that:
 - 1. I am a nominee for independent director of <u>VANTAGE EQUITIES</u>, <u>INC</u>, and have been its independent director since <u>13 August 2013</u>;
 - 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Auto Nation Group, Inc.	Chairman	Nov. 10, 2011 to present
CATS Automobile Corp.	Chairman	June 8, 2004 to present
American Motorcycles,Inc.	Chairman	Nov. 28, 2012 to present
Glacier Megafridge, Incorporated	Director	January 28, 2021 to present
EEI Corporation	Director	April 19, 2021 to present
Alphaland Corporation	Director	May 1, 2018 to present
DITO CME Holdings Corporation	Director	December 1, 2016 to present
APO Agua Infrastructure	Director	January 1, 2014 to present
Glyph Studios, Inc.	Director	Dec. 1, 2011 to present
Philippine Bank of Communications	Director	July 1, 2011 to present
Unistar Credit and Finance Corporation	Director	Jan. 1, 2012 to present
CATS Asian Cars, Inc.	Director	June 25, 2004 to present
Philequity Management, Inc.	Director	Aug. 1, 2013 to present
Vantage Financial Corporation (formerly E-Business Services Inc.)	Director	Aug. 1, 2015 to present
Prople BPO Inc.	Director	Aug. 1, 2006 to present
Nexus Technologies, Inc.	Chairman/Director	May 1, 2012 to present
upiter Systems Inc.	Director	Oct. 1, 2001 to present
Wordtext Systems Inc.	Director	Sept. 1, 2001 to present
Manila Symphony Orchestra	Board Member	Sept. 1, 2009 to present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of <u>Vantage Equities</u>, <u>Inc.</u>, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances;
- 4. I am not related to any director/officer/substantial shareholder of <u>Vantage Equities, Inc</u> as relationship is provided under Rule 38.2.3 of the Securities and Regulation Code.

- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am not in government service or affiliated with a Government Agency or Government Owned and Controlled Corporation.
- 7. I shall faithfully and diligent comply with my duties and responsibilities as Independent Director under the Securities Regulation Code and itsimplementing rules and regulations, Code of Corporate Governance and other SEC issuances.
- I shall inform the Corporate Secretary of **Vantage Equities**, Inc. of any changes in the abovementioned information within five days from its occurrence.

SEP 1 3 2022 MAKATI CITY day of 2022 at Metro Manila, Philippines.

Gregorio T. Yu
Affiant

SUBSCRIBED AND SWORN to before me this _______at at at affiant personally before me and exhibited to me his Competent Evidence of Philippine Passport ID number P4663180B issued at DFA, Maffila on February 3, 2020.

AFTY.GEORGE DAVID D. SITON

NOTARY PUBLIC FOR MAKATI CITY APPT. NO. N-061 - UNTIL DEC. 31, 2023 ROLL NO. 68402 / MCLE JOMPHANCS NO. VII-8910736/2-15-2022 IBP O.R NO.062201-LIFETIME MEMBER MAY 5, 2017

PTR No.8852066- JAN 03, 2022-MAKATI CITY EXECUTIVE BLDG, CENTER MAKATI AVE., COR. JUPITER ST., MAKATI CITY

Doc. No. Page No. Book No._

Series of 2022.

COVER SHEET

SEC Registration Number 7 5 9 S 0 9 2 0 0 0 Company Name E Q U E S I Ν C S U В G Ν D S Α R Ε I Principal Office (No./Street/Barangay/City/Town/Province) 5 S t h k 0 p е 0 C Ε X h T 2 8 t h S t C C а n g е 0 w е r 0 n е r 5 В f i G I b ı C i t h Α ٧ е 0 n i а C 0 0 а t У i C i М t r 0 M ı Т а u g t е а n а g Secondary License Type, If Department requiring the report Form Type Applicable 7 **COMPANY INFORMATION** Company's Email Address Company's Telephone Number/s Mobile Number compliance@vantage.ph 250-8700 09175954785 Annual Meeting Fiscal Year No. of Stockholders Month/Day Month/Day 607 08/31 12/31 **CONTACT PERSON INFORMATION** The designated contact person <u>MUST</u> be an Officer of the Corporation Name of Contact Person Email Address Telephone Number/s Mobile Number 0917-590-7176

Ms. Ma. Angelica Cabanit

Angelica.cabanit@phil equity.net

8250-8741

Contact Person's Address

15TH Floor Phil. Stock Exchange, 5th Ave. cor 28th St. Bonifacio Global City, Taguig City

Note: 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.



Vantage Equities Inc <compliance@vantage.ph>

Vantage Equities Inc. SEC Form 17-A 31May2022

2 messages

Vantage Equities Inc <compliance@vantage.ph>

Tue, May 31, 2022 at 10:25 PM

To: ICTD Submission <ictdsubmission@sec.gov.ph>

Cc: MSRD COVID19 <msrd covid19@sec.gov.ph>, Angelica Cabanit <angelica.cabanit@philequity.net>, emmylou.cayamanda@e-businessphil.ph

Greetings,

We are pleased to submit Vantage Equities Inc. and Subsidiaries SEC 17 A Report as of and for the period ended 31December2021. Thank you.

Warm Regards, Emmylou Cayamanda



Vantage Equities Inc_SEC 17-A_31May2022.pdf 4915K

ICTD Submission <ictdsubmission+canned.response@sec.gov.ph> To: compliance@vantage.ph

Tue, May 31, 2022 at 10:28 PM

Your report/document has been SUCCESSFULLY ACCEPTED by ICTD. (Subject to Verification and Review of the Quality of the Attached Document) Official copy of the submitted document/report with Barcode Page (Confirmation Receipt) will be made available after 15 days from receipt through the SEC Express System at the SEC website at www.sec.gov.ph

NOTICE

Please be informed that pursuant to SEC Memorandum Circular No. 3, series of 2021, scanned copies of the printed reports with wet signature and proper notarization shall be filed in PORTABLE DOCUMENT FORMAT (PDF) Secondary Reports such as: 17-A, 17-C, 17-L, 17-Q, ICASR, 23-A, 23-B, I-ACGR, Monthly Reports, Quarterly Reports, Letters, through email at

ictdsubmission@sec.gov.ph

Note: All submissions through this email are no longer required to submit the hard copy thru mail, eFAST/OST or over- the- counter.

For those applications that require payment of filing fees, these still need to be filed and sent via email with the SEC RESPECTIVE OPERATING DEPARTMENT.

Further, note that other reports shall be filed thru the **ONLINE SUBMISSION TOOL (OST)** such as: AFS, GIS, GFFS, LCFS, LCIF, FCFS. FCIF, IHFS, BDFS, PHFS etc. ANO, ANHAM, FS-PARENT, FS-CONSOLIDATED, OPC AO, AFS WITH NSPO FORM 1,2,3 AND 4,5,6, AFS WITH NSPO FORM 1,2,3 (FOUNDATIONS)

FOR MC28, please email to:

https://apps010.sec.gov.ph

For your information and guidance.

Thank you and keep safe.

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-A

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

1.	For the calendar year ended:	December 31, 2021
2.	SEC Identification Number:	ASO92-007059
3.	BIR Tax Identification No.:	002-010-620
4.	Exact name of registrant as specific VANTAGE EQUITIES	
5.	Province, Country or other jurisdice Philippines	ction of Incorporation or organization:
6.	(SEC Use Only Industry Classification Code	')
7.		^H Floor Phil. Stock Exchange, 5 th Ave. cor 28 th ifacio Global City, Taguig
8.	Registrant's telephone number, inc	cluding area code: (632) 250-8738
9.	Former name, former address, and	former fiscal year, if changed since last report
10.	Securities registered pursuant to S	ections 4 and 8 of the RSA
	Title of Each Class	Number of Shares of Common Stock Outstanding
	Common Stock, P1.00 par value	4,199,582,266 (Net of Treasury Shares of 135,599,500)
11.	Are any or all of these securities li Yes [X]	sted on the Philippine Stock Exchange No []
12.	Code (SRC) and SRC Rule Corporation Code of the Phi	to be filed by Section 17 of the Securities Regulation 17 (a)-1 thereunder and Sections 26 and 141 of the lippines during the preceding 12 months (or for such that was required to file such reports): No []
	b) has been subject to such filing Yes [X]	requirements for the past 90 days No []
13. P3,234	Aggregate market value of the vot ,097,959	ing stock held by non-affiliates as of 31Dec 2021

PART I – BUSINESS AND GENERAL INFORMATION

Item 1. Business

Vantage Equities, Inc. (the "Corporation"), formerly iVantage Corporation, was incorporated in 20 October 1992 and is organized as an investment and financial holding company. It has authorized capital stock of One Billion Nine Hundred Million Pesos(P1,900,000,000), all of which are in common shares with a par value of P1.00 per share. Of the authorized capital stock, 1,788,312,570 are outstanding and 111,687,430 remain unsubscribed. On 12 January 2009, Securities & Exchange Commission (SEC) approved the increase of authorized capital stock of the Corporation to Two Billion Two Hundred Fifty Million PesosP2,250,000,000.00. Furthermore, the SEC has authorized the Corporation to issue 447,078,142 common shares out of its authorized but unissued capital stock to cover the twenty five percent (25%) stock dividend declared by the Corporation's Board of Directors on 4 June 2008 and ratified by its shareholders on 27 June 2008. As of 31 March 2012, the Corporation has an authorized capital stock of Two Billion Two Hundred Fifty Million Pesos (P2,250,000,000.00) divided into 2,250,000,000 common shares with par value of P1.00 per share. Out of the authorized capital stock, 2,235,390,633 shares are issued, of which 135,599,500 shares are in treasury.

On August 1, 2015, the BOD and two-thirds (2/3) of the outstanding capital of the Company approved the increase in the authorized capital stock from 2,250,000,000 shares with par value of P1.00 per share in 2014 to 5,000,000,000 shares with par value of P1.00 per share in 2015. The SEC approved the increase in the authorized capital stock on October 27, 2015.

On May 19, 2015, the BOD approved the declaration of stock dividends equivalent to a total of \$\mathbb{P}2.10\$ billion representing 2,099,791,133 shares at \$\mathbb{P}1.00\$ par value per share, payable to all stockholders of record as of January 8, 2016. The said dividends were paid on February 3, 2016. The two-thirds (2/3) of the outstanding capital of the Company approved the dividend declaration on August 1, 2015.

The Corporation reverted to its original name by majority vote of the Board of Directors in November 2007, which the Securities and Exchange Commission subsequently approved in April 2008. The change in corporate name is consistent with the Company's re-alignment of its investment focus towards the broad financial sector vis-a-vis its information technology focus during the early 2000's.

On June 20, 2017, the Board of Directors (BOD) approved Article 3 of Articles of Incorporation to change its principal address from 2005 East Tower PSE Centre, Ortigas Center, Pasig City, Metro Manila, Philippines to 15th Floor Phil. Stock Exchange, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City, Metro Manila, Philippines. The Amended Articles of Incorporation was approved by the Securities and Exchange Commission on October 26, 2017.

Purpose

The Company was originally organized with the primary purpose of oil and gas exploration, and investments and developments as among its secondary purposes. On 3 October2000, the Securities and Exchange Commission (SEC) approved the change in the Corporation's primary purpose to financial holdings and investments, including but not limited to information technology companies and related ventures. Since the Registrant is an investment holding company, it is not competing in terms of sales and is not dependent upon a single customer or a few customers. Also, it needs no government approval of principal products or services and no cost and effect of compliance with environmental laws.

Investments

In June 2006, the Corporation divested its shareholdings in International Exchange Bank ("iBank"), its largest single investment at that time. The iBank sale generated ₱ 2.9 billion in cash and a ₱1.6 billion gain, capping an 11-year investment period that yielded a 16% compound annual return. The PSE Index, by comparison, only broke even during the same period. The

divestment was timely in light of the substantial decline in financial markets in the following years.

The Corporation decided to invest its **P**2.9 billion "war chest" in portfolio of equity and fixed-income securities. The mandate is to attain above market returns while adhering to prudent risk parameters, i.e. credit, liquidity and market risk. For this purpose, the Company hired its current President in October 2006 along with a team of finance professionals. The current team is also tasked to further professionalize management of the Vantage Group of Companies.

The operating subsidiaries that comprise the Vantage Group are the following:

Vantage Financial Corporation (formerly e-Business Services, Inc) - 100% ownership

eBiz traces its beginnings as the first Asia-Pacific direct agent of Western Union, an International money transfer service provider. Aside from money transfer services, eBiz also offers Philequity Mutual Funds, eLoad, Bayad Center bills payment center and Cebu Pacific, Air Asia and FETA ticketing services. Starting from just 3 service centers in 1999, eBiz today operates 145 branches located in major cities and hubs throughout the country.

The company-owned branches are complemented by a network of sub-agents that effectively enables eBiz to extend its geographic reach to over 1,500 locations nationwide. eBiz agent-partners include some of the biggest commercial banks, supermarket chains and pawnshops in the country.

On January 23, 2018, the Securities and Exchange Commission approved the amendment of its Articles of Incorporation to change its company name from E-Business Services, Inc. to Vantage Financial Corporation.

iCurrencies - 100% ownership

iCurrencies, Inc. was incorporated on 3 February 2000 and started commercial operations on 31 May 2000. iCurrencies is organized primarily to engage in the business of buying and selling of foreign currencies.

In May 2001, the iCurrencies effectively stopped its business of buying and selling currencies as a result of Bangko Sentral ng Pilipinas Circular No. 264, issued on 26 October 2000. Among others, the new circular required additional documentation for sale of foreign currencies and required Foreign Exchange Corporations (FxCorps) to have a minimum paid-up capital of **P**50.0 million.

The Circular effectively aligned the regulations under which FxCorps are to operate to that of banks. To avoid duplication and direct competition with its previous major stockholder, iCurrencies decided to stop its business of buying and selling foreign currencies. The stockholders likewise decided not to increase its paid-up capital.

In the meantime, iCurrencies is sustained by income on its investments and interest income on its funds while awaiting for regulatory changes.

Philequity Balanced Fund, Inc. – 100% ownership

The Fund is engaged in selling its capital to the public and investing the proceeds in diversified portfolio of peso-denominated fixed-income and equity securities.

On November 11, 2017, the Board of Directors (BOD) decided to shorten the corporate life of the Fund until December 31, 2017.

Philequity Foreign Currency Fixed Income, Inc. – 100% ownership

The Fund is engaged in selling its capital to the public and investing the proceeds in diversified portfolio of foreign currency denominated fixed-income securities.

On November 11, 2017, the Board of Directors (BOD) decided to shorten the corporate life of the Fund until December 31, 2017

Philequity MSCI Philippines Index Fund, Inc. (PMPI) – 69.18% ownership

PMIF was incorporated in the Philippines, and was registered with the SEC on December 15, 2017 under the Philippine ICA as an open-end mutual fund company. PMIF is engaged to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, including all types of stocks, bonds, debentures, notes, mortgages, or other obligations, commercial papers, acceptances, scrip, investment contracts, voting trust, certificates, certificates of interest, and any receipts, warrants, certificates, or other instruments representing any other rights or interests therein, or in any property or assets created or issued by any all persons, firms, associations, corporations, organizations, government agencies or instrumentalities thereof; to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of, real properties of all kinds; and generally to carry on the business of an Open-End Investment Company in all the elements and details thereof as prescribed by law.

In January 2019, PMPI launched its shares to the public

Philequity Alpha One Fund, Inc. (PAOF) - 100% ownership

PAOF was incorporated in the Philippines, and was

registered with the Securities and Exchange Commission (SEC) on February 13, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law.

In December 9, 2019, PAOF launched its units to the public.

Philequity Global Fund Fund, Inc. (PGF) – 100% ownership

PGF was incorporated in the Philippines, and was registered with the Securities and Exchange Commission (SEC) on June 24, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law.

As of December 31, 2020, the Fund has not yet started its commercial operations pending the registration under the Philippine Investment Company Act (Republic Act No. 2629) as an open-end mutual fund company with the SEC. In January 20, 2021, SEC issued to the Fund its permit to offer securities for sale.

Philequity Management, Inc. ("PEMI") – 51% ownership

Philequity Management, Inc. (PEMI) is an investment management company established in 1993. PEMI is proud to be the investment manager and principal distributor of Philequity Fund, Inc. (PEFI), the Philippines' best performing equity mutual fund. PEFI has been awarded by the Philippine Investment Funds Association (PIFA) as the best performing equity fund in the 10-year category, 2nd place in the 3 and 5-year categories. Philequity Peso Bond Fund, Inc. (PPBF) was also recognized by PIFA garnering 2nd place

in the 5-year return category. Likewise, Philequity Dollar Income Fund, Inc. (PDIF) earned 1st place in the 5-year return category.

Government Regulation and Environmental Compliance

The Corporation does not need any government approval for its principal products or services and is not required to comply with specific environmental laws.

Distribution Methods of Products and Services

The Corporation, being a financial holding and investment company, has no distribution methods of products and services.

Competition of Subsidiaries

Vantage Financial Corporation - 100% ownership

eBiz has a relatively strong competition among Western Union's direct agents and subagents. Agents primarily compete through location and customer service. It appears that the competition with other money transfer companies like Moneygram, Xoom, iRemit does not substantially affect the business of the Corporation. Competition however with local money transfer companies like Cebuana Pera Padala and Palawan Pedala has increasingly been affecting the business of the Company in domestic money transfer.

Philequity Management, Inc. ("PEMI") - 51% ownership

The Philippine mutual fund industry continues to grow with 64 funds as of December 2021 according to data tracked by the Philippine Investment Funds Association. The industry continues to benefit from increased public interest on alternative investments that have higher yields over regular savings accounts and time deposits. While industry net assets grew 24% to P444 billion from P358 billion a year ago, it was nevertheless another challenging year for capital markets as volatility remained very high.

The industry is divided into 5 categories – stock, bond, balanced, money market, and feeder funds. Majority of total assets under management (AUM) is invested in money market funds (45%), stock funds (27%) and bond funds (14%) funds which make up 86% of total market share. Philequity Management, Inc. (PEMI) only offers seven funds to the public - Philequity Fund, Inc. (PEFI), Philequity PSE Index Fund, Inc. (PPSE), Philequity Dividend Yield Fund, Inc. (PDYF), Philequity MSCI Philippines Index Fund, Inc. (PMPI), Philequity Alpha One Fund, Inc. (PAOF), Philequity Peso Bond Fund, Inc. (PPBF), and Philequity Dollar Income Fund, Inc. (PDIF) which only competes against other stock and bond funds.

Investors often use a funds' performance as a gauge for comparison when choosing a mutual fund. In terms of performance, investors look at funds that have the highest return in their respective category as the basis for choosing a fund-- the higher the return, the more attractive the fund. Investors also look to a funds' outperformance over the respective benchmark as a second form of comparison. The greater the outperformance over the benchmark, the more attractive the fund. It is important to note that not all benchmarks in a fund category are aligned. For instance, a stock fund uses 100% the Philippine Stock Exchange Index (PSEi) as its benchmark while another stock fund might use a 90-10 approach where 90% is composed of the PSEi and 10% is composed of a 91-day T-bill. As a result, investors tend to use consistency as the basis, where a fund (1) consistently outperforms its peers and (2) consistently outperforms its respective benchmark.

The industry does not have an aligned fee structure charged to their clients and as a result, investors look for the lowest sales load, management fee and exit fees and other fees involved that are charged by a mutual fund. Mutual funds that charge the lowest fees and have a lower minimum holding period are considered the main competitors of PEMI in terms of fees. Investors can also use a company's expense ratio to gauge the effectiveness

of the fund's expense management. PEMI consistently monitors the fees charged by its competitors to ensure the mutual funds it offers remains in a competitive space amongst its peers.

In terms of distribution, PEMI's main competitors in the industry are BPI Asset Management, First Metro Asset Management, ATR Asset Management, Philam Asset Management and Sun Life Asset Management. The former two are large banking institutions while the latter two are renowned insurance companies—all five companies have vast distribution channels through their network of branches or through their network of agents/financial advisors. PEMI on the other hand has agreed to partner with financial institutions such as stock brokerages to distribute the funds. This has proven to be a low-cost and effective strategy for fund distribution.

PEMI operating results as of December 31, 2021

Gross income increased by 25% to P198 million as a result of increased assets in the managed funds. The Philippine Stock Exchange Index (PSEi) had another volatile year as the gauge moved from a high of 7432 in early January to a low of 6081 mid-May as a result of the MSCI rebalancing. The PSEi rebounded from there until the end of the year but fell short of making a positive return, closing the year at 7123, down 0.24% from 2020. The equity funds however took brought in positive returns—leading the way was the Philequity Dividend Yield Fund which returned 14% for the year due to smashing earnings from REITs and the fund manager's top picks of dividend paying stocks. Returns were also seen in the Philequity Alpha One Fund and the Philequity Fund which gained 5% and 3% respectively. On the other hand, the two bond funds suffered losses for 2021 with the Philequity Dollar Income fund losing 0.06% while the Philequity Peso Bond Fund lost 1.1%. This was a result of the US Fed Chair Jerome Powell who mentioned that they may end its asset purchases and raise rates by as much as 8 times in 2022.

General and administrative expenses decreased by 14% to P18 million due to lower overhead costs such as a waiver on rental expense and a shift to work from home arrangements for many employees. Net income for the year amounted to P140 million, higher by 27% versus a year ago due to a 22% increase in assets under management from P29.3 billion in 2020 to P35.8 billion by the end of December 2021..

Financial Performance

The Company derived its revenues from various activities:

	2021	2020	2019
Trading and investment securities			
gains (losses) - net	P67,834,925	₽44,818,523	₽274,883,840
Money transfer service income	192,807,698	245,730,752	302,351,085
Service income	264,552,473	210,515,123	256,404,721
Share in foreign exchange			
differential	121,203,399	116,480,066	128,649,961
Interest income	195,056,663	295,040,671	367,150,269
Money changing gain	60,756,236	52,178,741	48,846,546
Income from business partners	55,133,845	11,845,355	19,209,368
Dividend income	18,690,935	9,743,567	5,576,266
	₽976,036,174	₽986,352,798	₽1,403,072,056

The breakdown of trading and investment securities gains (losses) - net follows:

	2021	2020	2019
Financial Assets at FVPL			_
Realized gain (loss) on sale taken to			
profit or loss	P58,486,451	₽55,383,816	₽ 53,059,698
Unrealized gains (losses) on changes			
in fair value	9,348,474	-10,565,293	221,824,142
	P67,834,925	₽44,818,523	£274,883,840
Total interest income follows	2021	2020	2019
Cash and cash equivalents	P12,534,905	₽31,340,781	P112,809,095
Financial assets	182,521,758	263,699,890	249,207,196
Others	-	-	5,133,978
	P195,056,663	P295,040,671	₽367,150,269

As of December 31, 2021, the Company has a total of 476 employees as broken down below and is not subject to Collective Bargaining Agreements (CBA).

Position	No. Of Employees	Anticipated No. of Additional Employees
Executive/Senior Officer	8	-
Managers	17	-
Supervisors	20	-
Prof	7	
Specialist	72	-
Associate	352	
TOTAL	476	-

Financial Risk Management

The main risks arising from the Group's financial instruments are liquidity risk, credit risk and market risk. The BOD reviews and approves the policies for managing each risk and these are summarized below:

<u>Credit Risk</u> is the risk that the Group will incur a loss because its customers or counterparties fail to discharge their contractual obligations. The Group manages and controls credit risk by trading only with recognized, creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.

Since the Group trades only with recognized third parties, there is no requirement for collateral.

The Company's maximum exposure to credit risk is equal to the carrying values of its financial assets since it does not hold any collateral or other credit enhancements that will mitigate credit risk exposure.

The fair values of financial assets at FVPL and AFS investments represent the credit risk exposure as of the reporting date but not the maximum risk exposure that could arise in the future as a result of changes in fair value of the said instruments.

There are no significant concentrations of credit risk within the Group.

<u>Liquidity Risk</u> is the risk that the Group will be unable to meet its obligations when they fall due under normal and stress circumstances. To limit the risk, the Group closely monitors its cash flows

and ensures that credit facilities are available to meet its obligations as and when they fall due. The Group also has a committed line of credit that it can access to meet liquidity needs. Any excess cash is invested in short-term investments. These placements are maintained to meet maturing obligations.

<u>Market Risk</u> is the risk of change in fair value of financial instruments from fluctuation in market prices (price risk), foreign exchange rates (currency risk) and market interest rates (interest rate risk), whether such change in price is caused by factors specific to the individual instrument or its issuer or factors affecting all instruments traded in the market.

The Group is exposed to the risk that the value of the Group's financial assets will be adversely affected by the fluctuations in the price level or volatility of one or more of the said assets. The two main components of the risks recognized by the Group are systematic risk and unsystematic risk.

Systematic risk is the variability in price caused by factors that affect all securities across all markets (e.g. significant economic or political events). Unsystematic risk, on the other hand, is the variability in price caused by factors which are specific to the particular issuer (corporation) of the debt or equity security. Through proper portfolio diversification, this risk can be minimized as losses on one particular debt or equity security may be offset by gains in another.

To further mitigate these risks, the Group ensures that the investment portfolio is adequately diversified taking into consideration the size of the portfolio.

Item 2. Properties

Vantage Equities, Inc. - Parent

Office Condominium - In December 2017 the acquired office units by the company were turned over, located at 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.

Office Improvements - These are improvements made to the Company's office space and being depreciated over an estimated useful life of 10 years accounted for on a straight line basis.

Furniture, Fixtures and Equipment - These equipments are used by the Company in conducting its daily operations and located at 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.. These assets are being depreciated over an estimated useful life of 3 to 5 years and accounted for on a straight line basis.

Transportation Equipment - These equipments are used by the Company in conducting its daily operations and depreciated over 5 years and accounted for on a straight line basis.

Vantage Financial Corporation - 100% ownership

Transportation Equipment - These equipments are used by the Company in conducting its daily operations and being depreciated over an estimated useful life of 4-5 years.

Leasehold Improvements - The Company leases the spaces occupied by its branches with varying period of up to fifteen (15) years and renewable on such terms and conditions as shall be mutually accepted by the Company and the lessors. These leases are accounted for on a straight-line basis over 2 to 5 years or over the lease term, whichever period is shorter.

Office Furniture and Equipment - This furniture and equipment are used by the Company in conducting its daily operations and being depreciated over an estimated useful life of 3 years. These assets are located at the Company's Head Office in 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig. and various branches all over the Philippines.

Software License and Software Development – These pertains to the accounting software used by the company and amortized over a period 3 years accounted for on a straight line basis.

eBiz Financial Services, Inc. – 100% ownership

The Company does not own any properties and has already shortened its term of existence.

iCurrencies, Inc. – 100% ownership

The Company does not own any properties and already effectively stopped its business of buying and selling of currencies in May 2001 as a result of Bangko Sentral ng Pilipinas Circular No, 264, issued on October 26, 2000.

Philequity Balanced Fund, Inc. – 100% ownership

The Fund is not yet offered to the public and does not own any properties and has shortened its term of existence in 2017

Philequity Foreign Currency Fixed Income Fund, Inc. - 100% ownership

The Fund is not yet offered to the public and does not own any properties and has shortened its term of existence in 2017

Philequity MSCI Philippines Index Fund, Inc. – 67.32% ownership

The Company does not own any properties .

Philequity Alpha One Fund, Inc. - 100% ownership

The Company does not own any properties .

Philequity Global Fund, Inc. - 100% ownership

The Company does not own any properties.

Philequity Management, Inc. – 51% ownership

IT Equipment - These equipments are used by the Company in conducting its daily operations.

Office Condominium - In December 2017 the acquired office units by the company were turned over, located at 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.

Office Equipment - These equipments are depreciated over the estimated useful life of 3 years. These office equipments are located at 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.

Office Furniture - This furniture is used by the Company in conducting its daily operations and being depreciated over an estimated useful life of 3 years. Said office furniture are located in 15th floor Phil. Stock Exchange, 5th Avenue cor. 28th St. Bonifacio Global City, Taguig.

Transportation equipment - This is used by the Company in conducting its daily operations and being depreciated over an estimated useful life of 5 years.

These properties are free from mortgage or lien. The Company has no plan of acquiring a property in the next twelve months.

Item 3. Legal Proceedings

3.1. Criminal Case No. MC-09-12289,

captioned "People of the Philippines vs.Noriel G.Requiso"; for: Qualified Theft RTC 214, Mandaluyong City

This is a criminal case filed by e-Business as private complainant against accused Noriel Requiso on December 9, 2008 after the latter unlawfully took the sum of Php 1,150,000.00 from the vault of E-Business' Edsa Market Place. On June 5, 2009, E-Business filed a Motion to Cancel Passport of the accused who was then known to be abroad. However, the Court denied aforesaid motion. Considering that the warrant of arrest cannot be implemented since accused whereabouts is unknown, the instant case is archived.

3.2. NLRC NCR Case No. Sub-RAB 1-7-05-0343-15,

captioned "Emma Concepcion Antipuesto vs. e-Business Services, Inc., and/or Edmundo Bunyi, Jr.; NLRC, Dagupan City"

Complainant Antipuesto filed this case against e-Business for alleged non-payment/underpayment of salaries and other benefits in the total amount of Php216,494,.68. On the December 10, 2015, Labor Arbiter awarded the benefits being claimed by complainant prompting E-Business to file a partial appeal. NLRC granted the appeal and deleted the award of performance bonus for 2014 amounting to Php 106,800.00

3.3. NLRC NCR Case No. RAB IV-03000345-15L,

captioned "Nancy Zaran, et. al vs. e-Business Services, Inc., Atty. Vida Bocar, Jesus Maagma and Edmundo Bunyi Jr.; NLRC Calamba City"

Complainant Zaran filed this case against e-Business for alleged illegal suspension and illegal dismissal.

3.4. NLRC NCR Case No. RAB IV-03-003545-15L,

captioned,"Vantage Equities and e-Business Services, Inc. vs. Atty. Vida Bocar, Commission on Bar Discipline, Pasig City"

On August 3, 2015 e-Business together with Vantage Equities filed an administrative case against Atty. Vida Bocar, their former legal counsel for violation of the lawyer's Code of Professional Responsibility for appearing as lawyer/counsel for the opposing party in a labor case. E-Business and Vantage filed their Position Paper on March 30, 2016 while respondent Bocar filed her Position paper on April 29, 2016.

3.5 NLRC - NCR Case No. 03-06308-19 Jeffrey R. Bote vs. Vantage Equities Inc et al

Complainant Bote filed for illegal dismissal (actual) and other monetary claims. Labor Arbiter finds that the respondent validly and legally dismissed the complainant. Hence, monetary claims were also denied.

3.6 NLRC - NCR NLRC Case No. 01-01912-19 Maria Luz Estrada vs. Vantage Financial Corporation et al.

Complainant Estrada filed for illegal dismissal (constructive) and other monetary claims. It is still under an on-going appeal.

Item 4. Submission of Matters to a Vote of Security Holders

No matter was submitted to a vote of the security holders during the fourth quarter of 2021.

PART II – OPERATIONAL AND FINANCIAL INFORMATION

Item 5. Market for Registrant's Common Equity and Related Stockholder Matters

	202	21	20	20	20	19
	Low	High	Low	High	Low	High
1st Quarter	0.97	1.08	1	1.17	1.13	1.19
2nd Quarter	0.90	1.05	1.02	1.08	1.12	1.23
3rd Quarter	0.82	1.00	1.1	1.12	1.1	1.19
4th Quarter	0.81	0.89	1	1.1	1.04	1.15

As of 31 December 2021, there were 607 shareholders of the 4,199,582,266 common shares issued and outstanding. As of the latest practicable trading date, 31 December 2021, the Registrant's shares were traded at the price of P1.04per share in Philippine Stock Exchange.

On May 19, 2015, the BOD approved the declaration of stock dividends equivalent to a total of $\mathbb{P}2.10$ billion representing 2,099,791,133 shares at $\mathbb{P}1.00$ par value per share, payable to all stockholders of record as of January 8, 2016. The said dividends was paid on February 3, 2016. The two-thirds (2/3) of the outstanding capital of the Company approved the dividend declaration on August 1, 2015.

On August 1, 2015, the BOD and two-thirds (2/3) of the outstanding capital of the Company approved the increase in the authorized capital stock from 2,250,000,000 shares with par value of P1.00 per share in 2014 to 5,000,000,000 shares with par value of P1.00 per share in 2015. The SEC approved the increase in the authorized capital stock on October 27, 2015.

On November 10 2009, the BOD approved the proposal to buy back from the market up to Three Hundred Million Pesos (P300,000,000.00) worth of shares of the Corporation. As of Dcember 31, 2018, the total number of shares repurchased from the market is 135,599,500 worth P190.46 million.

On June 4, 2008, the BOD increased the Company's authorized capital stock from P1.9B to P2.25B, as well as the issuance of 25% stock dividend to all stockholders. This increase in capital stock was approved by the SEC on 12 January 2009, while the stock dividends were distributed to stockholders as of record date of 10 February 2009 on 06 March 2009.

In 2007, the Parent Company declared a five percent (5%) property dividend in favor of its shareholders-of-record as of 18 May 2007, payable in the form of common shares of Yehey! worth P89,415,629. In February 2008, the Parent Company distributed the property dividends declared.

There is no sale of unregistered securities within the past four (5) years.

Top 20 shareholders as of December 31, 2021:

	STOCKHOLDERS' NAME	NATIONALITY	TYPE OF SHARES	No. of Shares
1	PCD NOMINEE CORP.	FILIPINO	Common	4,209,175,400
2	PCD NOMINEE CORPORATION (NON-FILIPINO)	OTHERS	Common	16,442,883
3	EAST PACIFIC INVESTORS CORPORATION	FILIPINO	Common	9,040,000
4	A. BROWN COMPANY, INC.	FILIPINO	Common	6,882,500
5	LUCIO W. YAN &/OR CLARA YAN	FILIPINO	Common	6,812,500
6	WILLY NG OCIER	FILIPINO	Common	4,616,000
7	RICARDO L. NG	FILIPINO	Common	3,248,750
8	MICHAEL SYIACO	FILIPINO	Common	3,000,000
9	AGAPITO C. BALAGTAS, JR.	FILIPINO	Common	2,875,000
10	APRICINIA B. FERNANDEZ	FILIPINO	Common	2,875,000
11	SUZANNE LIM	FILIPINO	Common	2,875,000
12	CYGNET DEVELOPMENT CORPORATION	FILIPINO	Common	2,812,500
13	JERRY TIU	FILIPINO	Common	2,731,250
14	WILSON L. SY	FILIPINO	Common	2,300,000
15	BON S SYIACO	FILIPINO	Common	2,000,000
16	TRANS- ASIA SECURITIES, INC.	FILIPINO	Common	1,830,000
17	AVESCO MARKETING CORPORATION	FILIPINO	Common	1,437,500
18	MARY TAN DE JESUS	FILIPINO	Common	1,412,500
19	SEC ACCOUNT FAO: VARIOUS CUSTOMERS OF GUOCO SECURITIES (PHILIPPINES), INC.	FILIPINO	Common	1,265,000
20	ELLEN LAY	FILIPINO	Common	1,207,500

Dividends

The Company has declared 100% stock dividends with a record date and payment date of 8 January 2016 and 3 February 2016, respectively. There were no cash dividends declared for the past 3 years. The bylaws of the company prohibit the distribution of dividends that would impair the capital of the Company

Item 6. Management's Discussion and Analysis or Plan of Operations

In Millions (PHP)	2021	2020	2019
Balance Sheet			
Assets	11,759.72	11,167.82	10,891.30
Liabilities	623.36	504.42	660.79
Stockholder's Equity	11,127.35	10,663.40	10,230.51
Book Value Per Share	2.65	2.54	2.43
Income Statement			
Revenue	976.04	986.35	1,403.07
Expenses	483.97	563.67	628.16
Other Income/ (Charges)		3.6	0.16
Net Income	492.07	426.28	775.07
Earnings per Share	0.0951	0.0915	0.1668
attributable to equity holders of			
the Parent Company			

	Formula	December 31, 2021	December 31, 2020
Current Ratio	Current Asset/Current Liabilities	1933.76%	2240.6%
Acid Test Ratio	(Cash Eq + Marketable Securities +	1932.57%	2239.77%
Solvency Ratio	Net Income/Total Liabilities	80.32%	84.51%
Debt-to-Equity Ratio	Total Liabilities/Total Equity	5.68%	4.73%
Debt Ratio	Total Liabilities/Total Assets	5.38%	4.52%
Asset-to-Equity Ratio	Total Assets/Total Equity	105.68%	104.73%
Interest Rate Coverage Ratio	EBIT/Interest Expense	N/A	N/A
Return on Assets	Net Income/Average Total Asset	4.43%	3.57%
Return on Equity	Net Income/Average Total Equity	4.66%	4.29%
Net Profit Margin	Gross Profit/Net Income	119.62%	137.83%

Results of Operations for the Year Ended 2021

2021 was again a very volatile year, as we still had to contend with a number of factors. First and foremost, the world had to contend with a number of COVID variants. Delta and Omicron hit the Philippines hard, with the NCR having to lockdown twice within the year as we saw cases higher than 20k per day. Then, as the US started recovering from COVID and economic data showed a stable recovery, we saw inflation and wage prices continue to rise and remain sticky. We also saw the US transition from Trump to Joe Biden, after a tumultuous end to the Trump administration, with a fatal storming of the Capitol building. In the Philippines meanwhile, presidential elections get underway as Duterte is set to step down, with Bongbong Marcos and Leni Robredo emerging as the main competitors in the election.

We started off the year with the Fed very complacent while watching the economic recovery in the US. Though inflation steadily increases, the Fed remained adamant that price pressures were temporary. They eventually said that they would start tapering in the later part of the year. However as oil prices steadily started increasing and wage prices and employment showed that the economy might be running hotter than expected, we see the Fed eventually change course and Powell conceding that they may need to deal with inflation. Transitory is eventually taken out of the Fed minutes but the Fed may have already been behind the curve. The 10y UST started the year at around 1% but as market now expects the Fed to start moving to fight inflation, we saw the 10y UST hit as high as 1.60 before ending the year at 1.40 because of some risk off fears about COVID. Meanwhile the USDPHP started off at 48.00 and actually saw this breach to the downside, hitting around 47.60 but this eventually bounced back and ended the year at 51.

In local bonds, yields pretty much followed the trajectory of UST. BTR successfully auctioned a new 3yr and 5yr RTB. The 3yr RTB 3-11 priced at 2.375 in early 2021 but this eventually marked the lows for the year. BTR was actually seen accepting bids quite a lot higher than what market was trading, signaling the need for funds. Or possibly that they expected yields to continue moving higher. We eventually see the 3-11 sold off all the way to 3.365. Meanwhile a new 5yr 5-77 issues at 3.375. This was bought all the way down to 2.85 due to market thinking that there may be a global slowdown again with the new COVID variants. However the rise in 10y USTs overwhelmed. We saw the 5-77 trade as high as 4.25, and a new 10yr 10-66 as high as 5.25. At the end of the year, we see the 5-77 close at 3.75 and the 10-66 at 4.6, around 50bp lower than the years highs.

Meanwhile local equities were pretty much rangebound up to the end of the year where we saw somewhat of a recovery. PHISIX saw collapses every time NCR needed to lock down again due to COVID. We also saw some huge IPOs in the year such as the Monde Nissin IPO. And finally we saw the issuances of REITs, which offered investors an alternative to fixed income, with some of the REITs offering around 5.25% yields.

For the year, the Vantage Fixed income portfolio return 2.12% despite bond yields higher for 2021 by around 50-100bps. This was due to our defensive stance, with the portfolio primarily held in assets with maturities of 3yrs or less. Meanwhile, the Vantage Equity portfolio returned 10% versus the Phisix return of -0.24%. The outperformance was from our ability to invest into the new issuances for the year. The portfolio started to deploy cash early in the year and was able to participate in the runup in the latter part of 2021.:

eBusiness Services, Inc. ("eBiz")

eBiz achieved a total revenue of PhP 423.92 million for the year as compared to last year's PhP 444.99 million, 4.74% decline. This was attributable to decrease in money transfer income and foreign exchange valuation losses of dollar assets.

The Company's operating expenses decreased by 10% at PhP 363.9 million versus last year PhP 403.08 million. This is mainly attributable to decrease in utilities, entertainment and recreational expenses.

eBiz posted a total comprehensive income of PhP 44.52 million in 2021, compared to last year's PhP 23.42 or a increase of 90%.

Philequity Management, Inc.

Service Income for the year amounted to PhP 267.76 million, versus last year's PhP 215.0 million, 25% increase as a result higher management fees due to increase of assets being managed. Total cost of services for the year amounted to PhP 68.9 million, increased by 22% from PhP 56.45 million last year

As a result, total comprehensive income for the year increased by 29% with aggregate amount of P137.59 million previously at PhP 112.0 million.

Other Matters

The Parent Company and its wholly-owned subsidiary, Vantage Financial Corporation, continuously enter into currency forward transactions with bank counterparties to hedge their foreign exchange risk. The nominal amounts of these contracts are off-balance sheet while revaluation gains or losses are recognized as Miscellaneous Asset or Miscellaneous Liability, respectively.

Causes for any material changes (+/-5% or more) in the financial statements

Income Statement items - Y2021 versus Y2020

51% increase in trading and investment securities gains Mainly due to positive market performance for the period.

6% increase in foreign exchange differential

Due to higher international money transfer transactions

91.83% increase in dividend income
Due to higher holdings with dividends

25.67% increase in service income

Due to higher asset under management

34% decrease in interest income

Due to lower money market placement for the period

365% decrease in income from business partners Increase in volume of transactions

21% decrease in commission expense

Due to decrease in commission paid to subagents from western union transactions

13.08% increase in general and administrative expenses Due to increase in salaries and wages

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Income Statement items - Y2020 versus Y2019

83% decrease in trading and investment securities gains Mainly due to decrease in market value of FVPL securities

9% decrease in foreign exchange differential

Due to lesser international money transfer transactions

19% decrease in commission income

Due to decline of money changing transactions

18% decrease in service income

Due to decline of in asset under management

20% increase in interest income

Due to decrease in interest rate of money market placement

38% decrease in income from business partners Decrease in income from ticketing transactions

21% decrease in commission expense

Due to decrease in commission paid to subagents from western union transactions

20% increase in general and administrative expenses

Due to decrease in utilities and other expenses as a result of work from home arrangement

Balance Sheet items - Y2021 versus Y2020

14.18% increase in cash and cash equivalents

Due to higher outstanding investments in short-term placements at the end of the year

53% decrease in loans and receivables

Due to decrease in receivable from Western Union

77% increase in prepayments and other current assets Attributable to increase in input VAT

59% increase in Right of Use Assets Due to increase in Rental Deposits

64% decrease in deferred tax assets

Due to receivable write off for the period

10.18% decrease in other noncurrent assets Due to decrease in security deposits

27% decrease in accounts payable due to lower liability to sub-agents

27% increase in income tax payable Due to higher taxable income

5% increase in retirement liabilities

Due to change in assumption of pension liabilities

Balance Sheet items - Y2020 versus Y2019

29% increase in cash and cash equivalents

Due to higher outstanding investments in short-term placements at the end of the year

33% decrease in loans and receivables

Due to decrease in receivable from Western Union

62% decrease in prepayments and other current assets

Attributable to decrease in input VAT

57% decrease in Right of Use Assets

Due to depreciation of ROU assets

54% decrease in deferred tax assets

Due to lesser provision for impairment of receivables

13% increase in other noncurrent assets

Due to increase in security deposits

32% decrease in accounts payable due to lower liability to sub-agents

524% increase in net assets attributable to unitholders

Due to increase in investors in one of the subsidiaries

40% decrease in income tax payable

Due to lower taxable income

42% decrease in retirement liabilities

Due to change in assumption of pension liabilities

Item 7. Financial Statements and Other Information

The audited consolidated financial statements and schedules listed in the accompanying index to Financial Statements and Supplementary Schedules are filed as part of this Form 17-A.

Information on Independent Accountant

SGV & Co. is the external accountant of the Company. The aggregate fees billed for each of the last three years for professional services rendered by the Company's external auditors in connection with annual audit of the Consolidated and Parent Company Financial Statements for statutory and regulatory filings are summarized below:

	2021	2020	2019
Audit fee	2,665,851	2,563,172	2,973,070
Tax Services	-	-	1
Other Fees		•	1
TOTAL	2,665,851	2,563,172	2,973,070

The Independent Accountant does not render tax accounting compliance, advice, planning and other forms of tax services for the Corporation. The Independent Accountant also does not render other services for the Corporation.

Geographic Concentration of Investments

	Number of Investors	Percentage of Investment	Number of Shares
Philippines	607	99.57%	4,181,735,699
Foreign	11	0.43%	17,846,567

Level of FATCA Compliance

The fund has implemented standard procedures to be FATCA-compliant. Currently, the number of investors in the company qualifying as a US person is below 1% of the total investors.

Item 8. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

There are no changes and matters of disagreement with accountants on any accounting & financial disclosures the last two (2) most recent fiscal years.

PART III - CONTROL AND COMPENSATION INFORMATION

Item 9. Directors and Executive Officers of the Registrant

Office	Period Served	Name	Citizenship	Age
Director	2003 to present	Ignacio B. Gimenez	Filipino	77
Director	2002 to present	Valentino C. Sy	Filipino	66
Chairman	2005 to present	+ uncommo ev a y	po	00
Director President & CEO	2006 to present	Edmundo P. Bunyi, Jr.	Filipino	57
Director	2003 to present	Joseph L. Ong	Filipino	68
Treasurer	2005 to present	vosepii ži oing	po	00
Director	1999 to present	Willy N. Ocier	Filipino	65
Director	2003 to present	Roberto Z. Lorayes	Filipino	78
Director	1993 to 2000 & 2005 to present	Wilson L. Sy	Filipino	69
Director	2021 to present	Andy O. Co	Filipino	76
Director	2013 to present	Gregorio T. Yu	Filipino	61
Director	2017 to present	Timothy Bryce A. Sy	Filipino	37
Director	2017 to present	Kevin Neil A. Sy	Filipino	36
Director	2017 to present	Darlene Mae A. Sy	Filipino	35
Director	2017 to present	Bert Hontiveros	Filipino	68
Corporate Secretary	May 2020 to present	Jonathan P. Ong	Filipino	55

In accordance with the Corporation's By-Laws, the members of the Board of Directors are elected annually and therefore serve for a year after election.

The following is a brief write-up of the Board of Directors and Executive Officers.

Valentino C. Sy

Mr. Sy is currently the Chairman of the Company. He is also the Chairman of eBusiness Services. Concurrently, he is the Director of Wealth Securities (1998 to 2011) and the President of Equinox International Corp (1996 to present) and Wealth Securities (2011 to present). He holds a degree in Industrial Management Engineering from the De La Salle University.

Edmundo P. Bunyi, Jr.

Mr. Bunyi is currently the President and Chief Executive Officer of Vantage Equities, Inc. He is the President and Chief Executive Officer of Vantage Financial Corp (formerly e-Business Services, Inc.)., a Western Union franchise (2006- August 2017) and was appointed as Chief Executive Officer of Vantage Financial Corp. effective August 2017 - present. He is also the President of Philequity Management, Inc., an investment company adviser, since October 2006. He is the former Senior Vice President and Treasurer of International Exchange Bank, Assistant Vice President and Head of FCDU & FX Sales of United Coconut Planters Bank, Assistant Manager for Corporate Banking Group of Far East Bank and Trust Company, and Assistant Manager for the Corporate Banking Department of Union Bank of the Philippines. He holds a degree in Management Engineering from the Ateneo de Manila University (1977).

Ignacio B. Gimenez

Mr. Gimenez became a Director of the Company in 2003. Mr. Gimenez is the Chairman of Philequity Management, Inc. He is also the Chairman and President of the following mutual fund: Philequity Fund, Inc., (1994 to present), Philequity Dollar Income Fund, Inc., and Philequity Peso Bond Fund, Inc., (1999 to present), Philequity Dividend Yield Fund (2012 to present), Philequity Balanced Fund, Inc., Philequity Foreign Currency Fixed Income, Philequity Resources Fund, Inc., and Philequity Strategic Growth Fund, Inc. (2008 to present). Concurrently, he is the Director of Vantage Equities Inc. and eBusiness Services Inc., (2007 to present). At the same time, he also holds positions as Director of PIFA-Philippine Investment Funds Association, and as the Corporate Secretary of I.B. Gimenez Securities, Inc. He is the Treasurer of I. B. Gimenez Securities, Inc., a stock brokerage firm (1976 - present). He is the President of the following mutual funds, namely, Philequity Fund, Inc., Philequity Dollar Income Fund, Inc., Philequity PSE Index Fund, Inc. and Philequity Peso Bond Fund, Inc. (formerly Philequity Money Market Fund, Inc.). He is also the Sales and Marketing Manager of Society Publishing, Inc. (1991 - present). He holds a graduate degree in Business Administration from the Asian Institute of Management (1970) and a college degree from the University of the Philippines (1967).

Joseph L. Ong

Mr. Ong is the Treasurer of the Company. He became a Director of the Company in 2003. He is also the treasurer of Philequity Management, Inc., Independent Director of Vantage Equities, Inc, and a director eBusiness Services, Inc. Currently, he is president of Chemcenter Corporation (1996 to present), a company engaged in import and distribution of industrial chemicals. Previously, he was connected with Exxon Chemical/Exxon Corp holding positions in sales, marketing, planning, and audit functions both here and abroad. He holds a degree in Chemical Engineering, Magna Cum Laude, from De La Salle University (1975)

Willy N. Ocier

Mr. Ocier has been a Director of the Company since 1999. He is also a Director of Philequity Management, Inc. and eBusiness Services, Inc. At the same time, he is also the Chairman and President of Pacific Online Systems Corporation (1999 to present) and serves as Vice Chairman of Belle Corporation and Co-Vice Chairman of Highlands Prime, Inc. (1999 to present). Concurrently, he is the Chairman of the Boards of the following corporations: (a) APC Group, Inc. (2005 to present) (b) Sinophil Corporation (2005 to present), (c) Premium Leisure and Amusement, Inc (1999 to present), (d) Tagaytay Midlands Golf Club, Inc. (1999 to present) and

(e) Aragorn Power and Energy Corporation (1999 to present). He earned his Economics degree from the Ateneo de Manila University (1977).

Roberto Z. Lorayes

Mr. Lorayes is the Chairman of the company. He is also the Director of Vantage Equities, Inc. and eBusiness Services, Inc. (1994 to present). In the past he served as Chairman of the Philippine Stock Exchange (1993 to 1994) and Investment Companies Association of the Philippines (2005-2008). He also served as President of Manila Stock Exchange (1991-1992), UBP Securities (1989-1993), Citicorp (1987-1989), CT Corp, Scringeour, Vickers (1987-1989), and a Director of Philippine Central Depository (1995-1996). He received his Bachelor of Science in Commerce degree and Bachelor of Liberal Arts degree in De La Salle University (1966). He holds a Masters degree in Business Management from Ateneo de Manila University (1969).

Wilson L. Sy

Mr. Sy was reelected to the Board in 2005. He is the Vice Chairman of Asian Alliance Holdings, Corp. and Director of Vantage Equities, Inc.; eBusiness Services, Inc., Philequity Management, Inc., Xcell Property Ventures, Inc. (2005 to present), and Monte Oro Resources & Energy, Inc. (2005 to present) Mr. Sy is also an Independent Director of the reporting corporations: The Country Club at Tagaytay Highlands, Inc. (2011 to present), Tagaytay Highlands International Golf Club, Inc. (2011 to present), Tagaytay Midlands Golf Club, Inc. (2011 to present), and The Spa and Lodge at Tagaytay Highlands (2011 to present). He was a former Chairman of the Philippine Stock Exchange, Inc. (1994 to 1995) He holds a degree in Management Engineering from the Ateneo de Manila University (1975).

Andy O. Co

Mr. Co is currently the President of Technicom Electronics Corp., the largest distributor of Plantronics and Polycom products in the Philippines since 1990. The company powers authentic human connection and collaboration through unified communications. Mr. Co obtained his Bachelor of Science degree in Electrical Engineering from the University of the Philippines, Diliman in 1975. Mr. Co's knowledge and expertise in information and communications technology will surely benefit the Corporation as he shares his insights and experience in the growing segment of digitization.

Gregorio T. Yu

Mr. Yu is the Independent Director of the Company. He is also the Independent Director of Vantage Equities, Inc. and Philequity Management, Inc. At the same time, he is the Director of the following companies: eBusiness Services, Inc., Philippine Airlines Inc., Philippine National Reinsurance Corporation, Iremit (2007 to present)., Unistar Credit and Finance Corporation, Glyph Studios, Inc., Prople BPO Inc, Jupiter Systems Inc., Nexus Technologies, Inc. (2001 to present), Wordtext Systems Inc., Yehey Inc., CMB Partners Inc., Ballet Philippines, Manila Symphony Orchestra, Iripple Inc (2007 to present). Concurrently, he is also the chairman of the following companies: CATS Motors Inc., CATS Asian Cars Inc. and CATS Automobile Corp. Also (2000 to present), he is currently the Trustee of the Government Service Insurance System (2010 to present), as well as a Trustee of Xavier School, Inc. and Xavier School Educational and Trust Fund, Inc (1993 to present). He has been a Director and a Member of Executive Committee and Audit Committee of the International Exchange Bank (1995-2006). He graduated from De la Salle University with a Bachelor of Arts in Economics (Honors Program 1978), summa cum laude. Mr. Yu holds a graduate degree in Business Administration from Wharton School, University of Pennsylvania (1983) where he was in the Director's Honor List.

The following are brief write-ups for those nominated to fill the three (3) new Board seats to be created after the approval of the proposed amendment to the Corporation's Articles of Incorporation increasing the membership of the Board of Directors:

Timothy Bryce A. Sy

Timothy Bryce A. Sy, Filipino, served as Treasury Head for the organization since 2010. He is also a director of Asian Alliance Holdings Corp. (2015 to present). He holds an MBA from Kellogg School of Management (2010) and an undergraduate degree from Northwestern University (2003) in Illinois USA. He is currently the President of Vantage Financial Corp (formerly e-Business Services, Inc.) from August 2017 to present.

Kevin Neil A. Sy

Kevin Neil Atienza Sy, Filipino, 33, is the current Vice President and Associated Person of Wealth Securities Inc (2012-Present). He was Assistant Manager for the Treasury Group of Rizal Commercial Banking Corporation's Foreign Interest Rate Risk Division (2010-2012). He was Junior Trader and Sales Associate for the Treasury Group of East West Banking Corporation's Global Debt Trading Desk (2008-2009). He holds a Bachelor's Degree in Corporate Finance and Accounting from Bentley University (2007).

Darlene Mae A. Sy

Darlene Mae A. Sy, Filipino, 32, is the Head of Sales and Marketing of Philequity Management, Inc. She also serves as a Director of Wealth Securities, Inc. She is licensed as a Fixed Income Salesman and as a Certified Investment Solicitor with the Securities and Exchange Commission. She holds a Bachelor's Degree from the University of British Columbia.

A third independent member of the Board of Directors has likewise been nominated for election at the annual shareholders' meeting:

Bert Hontiveros

Mr. Hontiveros, 65, Filipino, is the Independent Director of the fund. He is also the Independent Director of the following mutual funds from 2013 to present, namely: (a)Philequity Dollar Income Fund, Inc. (b) Philequity PSE Index Fund, Inc. and (c) Philequity Peso Bond Fund, Inc. Concurrently, he is the General Manager of HB Design Power Systems (2000 to present). He obtained his Bachelor of Science in Industrial Engineering from University of the Philippines in 1975.

Jonathan P. Ong

Atty. Jonathan P. Ong obtained his Bachelor of Science (Economics) degree from the U.P. School of Economics on April 2, 1989 and his Bachelor of Laws degree from the U.P. College of Law on April 24, 1993. He took the bar examinations in September 1993 and was admitted to the Philippine Bar on March 15, 1994. He joined the law firm of Atty. Mario E. Ongkiko sometime in 1994. In June 1996 he became in-house counsel of the erstwhile International Exchange Bank until August 31, 2006. He then joined Maybank Philippines (MPI) in May 2007, a position which he held until July 19, 2019. We was also the Corporate Secretary of the affiliates of MPI in the Philippines – Philmay Property, Inc. and Philmay Holdings, Inc. He is currently special counsel to the Disini Buted and Disini law offices, which he advises on matters involving banking and litigation, and a senior associate at the Valerio Law Offices. He is also currently the Corporate Secretary of Kinderheim, Inc., a small family owned educational institution.

Independent Directors

The nomination, pre-screening and election of independent directors were made in compliance with the requirements of the Revised Code of Corporate Governance and the Securities and Exchange Commission's Guidelines on the Nomination and Election of Independent Directors which have been adopted and made part of the Corporation's By-Laws. The Nomination Committee constituted by the Company's Board of Directors, indorsed the respective nominations given in favor of Mr. Andy Co (by Mr. A. Bayani K. Tan),Mr. Yu (by Mr. Edmundo Marco P. Bunyi, Jr.) Mr. Bert Hontiveros and Mr. Kevin Sy as Independent Directors.

The Nomination Committee, composed of Mr. Lorayes (Chairman), Mr. Yu and Mr. Ong, has determined that these nominees for independent directors possess all the qualifications and have none of the disqualifications for independent directors as set forth in the Company's Amended Manual on Corporate Governance and Rule 38 of the Implementing Rules of the Securities Regulation Code (SRC).

The nominees, whose required information are discussed above, are in no way related to the stockholders who nominated them and have signified their acceptance of the nominations. These nominees are expected to attend the scheduled Annual Stockholders' Meeting

Family relationships among Directors:

Messrs. Valentino Sy and Wilson Sy are brothers.

Mr. Kevin Sy, Mr. Timothy Bryce Sy and Ms. Darlene Mae Sy are children of Mr. Wilson Sy

Independent Director

Mr. Gregorio T. Yu and Mr. Andy O. Co were re-elected as the independent directors of the Company in compliance with the requirements of Rule 38 of the Securities Regulation Code.

Involvement in Certain Legal Proceedings

The Company and its major subsidiaries and associates are not involved in, nor are any of their properties subject to, any material legal proceedings that could potentially affect their operations and financial capabilities.

Except as provided below, the Company is not aware of any of the following events wherein any of its directors, nominees for election as director, executive officers, underwriter or control person were involved during the past five (5) years:

- (a) any bankruptcy petition filed by or against any business of which any of the above persons was a general partner or executive officer either at the time of the bankruptcy or within two years prior to that time;
- (b) any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting the involvement of any of the above persons in any type of business, securities, commodities or banking activities; and,
- (c) any finding by a domestic or foreign court of competent jurisdiction (in civil action), the SEC or comparable foreign body, or a domestic or foreign exchange or electronic marketplace or self regulatory organization, that any of the above persons has violated a securities or commodities law, and the judgment has not been reversed, suspended, or vacated.

In May, 2013, the BIR filed a P169.83M case for tax evasion against Philmay Property, Inc. (PPI) an affiliate of Maybank Philippines, Inc. Included in the case were its President and CEO - Mr. Ong Seet Joon, Treasurer - Atty. Rafael A. Morales, Corporate Secretary - Atty. Jonathan P. Ong, Sales and Marketing Head - Mr. Benjamin Q. Lira and Accounting Associate Michelle F. Reyes. The case arose from PPI's supposed tax deficiencies, as follows: tax deficiencies, including surcharge and interest: P37.81 million in income tax deficiency P73.13 million in value-added tax deficiencies P15.57 million in documentary stamp tax deficiency P43.32 million in expanded withholding tax. The proceedings in the DOJ were suspended because PPI questioned the assessments on which the tax evasion case was based on with the Court of Tax Appeals (CTA). On May 23, 2018 the CTA second division issued a decision cancelling and withdrawing the assessments on which the tax evasion case of the BIR was based on, but ordered PPI to pay the amount of P276,381.24 as deficiency DST for fiscal year 2009, plus interest and surcharges, which it did. The BIR filed a motion for reconsideration but it was denied. The BIR elevated the decision of the CTA 2nd division to the CTA en banc. On February 5, 2020 the CTA en banc affirmed with modification the decision of the CTA 2nd Division and declared the assessments on which the BIR's case for tax evasion was based on as null and void. The BIR appealed this to the Supreme Court in February 2020.

Significant Employees

No employee is expected by the Corporation to make a significant contribution to the business

Item 10. Executive Compensation

Except for Messrs. Edmundo P. Bunyi, Jr., all of the Company's directors and officers have not received any form of compensation from inception up to present other than a per diem of \$\mathbb{P}6,000.00\$ (net of withholding tax) for each meeting attended and annual per diem during stockholders' meeting. There is no employment contract between the Company and the above-named executive officer or current executive officers. In addition, except as provided below, there are no compensatory plans or arrangements with respect to named executive officers that resulted in or will result from the resignation, retirement or termination of such executive director or from a change-in-control in the Company.

Summary Compensation Table (Annual Compensation)

Name and Principal Position	Year	Annual Compensation
Valentino C. Sy		
Chairman & CEO		
Edmundo P. Bunyi, Jr.		
President & COO		
Joseph L. Ong		
Treasurer		
All officers and directors as a group	2021	6,433,333
	2020	6,433,333
	2019	6,535,001

Item 11. Security Ownership of Certain Beneficial Owners and Management

1. Security Ownership of Certain Record and Beneficial Owners

Title of Class	Name and Address of Record/Beneficia I Owner	Relationshi p with the Company	Record (r) Beneficial (b) Owner	Citizenshi p	Number of Shares	Percent of Class
Common	PCD Nominee Corp. (*) G/F MSE Building	Stockholder	r	Filipino	4,209,175,400	97.09%
	Ayala Avenue, Makati					

Stockholders with more than 5% ownership

Title of Class	Name and Address of Record/Beneficia I Owner	Relationshi p with the Company	Record (r) Beneficial (b) Owner	Citizenshi p	Number of Shares	Percent of Class
Common	Creative Wisdom, Inc	Stockholder	r	Filipino	1,768,701,436	42.12%
Common	Wealth Securities, Inc.	Stockholder	r	Filipino	218,239,000	5.2%
Common	Lavenders and Blue Hydrangeas, Inc	Stockholder	R	Filipino	210,535,000	5.01%

(*)PCD Nominee Corporation (PCDNC) is a wholly-owned subsidiary of Philippine Central Depository, Inc. (PCD). The beneficial owners of the shares under the name of PCDNC are PCD's participants who hold the shares in their own behalf or in behalf of their respective clients.

2. Security Ownership of Management

The following table shows the share beneficially owned by the directors and executive officers of the Company as of 31 December 2021:

Title of Class	Name	No. of Shares	Citizenship	Percentage
Common	Ignacio B. Gimenez	25,000	Filipino	0
Common	Roberto Z. Lorayes	50,000	Filipino	0
Common	Valentino C. Sy	350,000	Filipino	0.01
Common	Edmundo P. Bunyi, Jr.	12,525,000	Filipino	0.30
Common	Joseph L. Ong	25,000	Filipino	0
Common	Willy N. Ocier	20,569,480	Filipino	0.49
Common	Wilson L. Sy	368,300,000	Filipino	3.17
Common	Andy O. Co	125,000	Filipino	0
Common	Gregorio T. Yu	5,200,000	Filipino	0.12
Common	Timothy Bryce A. Sy	204,025,500	Filipino	4.86
Common	Darlene Mae A. Sy	201,712,000	Filipino	4.80
Common	Kevin Neil A. Sy	203,520,876	Filipino	4.85
Common	Bert C. Hontiveros	1,946,000	Filipino	0.05
All Dire	ectors and Officers as a group	783,373,856		18.65

Voting Trust Holders of 5% or More

There is no party which holds any voting trust or any similar agreement for 5% or more of Vantage's voting securities.

Changes in Control

The Company is not aware of any arrangement that may result in a change in control of the Company.

Item 12. Certain Relationships and Related Transactions

The Company has not been a party during the last two (2) years to any other transaction or proposed transaction, in which any director or executive officer of the Company, or any security holder owning 10% or more of the securities of the Company or any member of the immediate family of such persons, had a direct or indirect material interest.

Vantage Equities, Inc. is not under the control of any parent company.

The following table presents the balances of intercompany transactions of the Group as of and for the years ended December 31, 2021, 2020 and 2019

	_	2021		
		Amount/	Outstanding	
Related Party	Category	Volume	Balance	Nature, terms and conditions
FAUSI (Associate)	Reimbursable expenses	₽515,513	P61,246	On demand, noninterest bearing
	(Other receivables)			and unsecured
		2020		
	<u> </u>		2	2020
	· -	Amount/	Outstanding	2020
Related Party	- Category	Amount/ Volume		Nature, terms and conditions
Related Party FAUSI (Associate)	Category Reimbursable expenses		Outstanding	

		2019		
		Amount/ Outstanding		
Related Party	Category	Volume	Balance	Nature, terms and conditions
FAUSI (Associate)	Reimbursable expenses	₽515,513	₽61,246	On demand, noninterest bearing
	(Other receivables)			and unsecured

Remunerations of Directors and Other Key Management Personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly. The Group considers the members of the Executive Committee to constitute key management personnel for purposes of PAS 24, *Related Party Disclosures*.

The remuneration of the Group's key management personnel are P19.15M in 2021 and 2020 P28.15 in 2019.

PART IV – CORPORATE GOVERNANCE

The Company has been monitoring compliance with SEC Memorandum Circular No. 6, Series of 2009, as well as other relevant SEC circulars and rules on good corporate governance. All directors, officers, and employees complied with all the leading practices and principles on good corporate governance as embodied in the Corporation's Manual. The Company complied with the appropriate performance self-rating assessment and performance evaluation system to determine and measure compliance with the Manual of Corporate Governance.

PART V – EXHIBITS AND SCHEDULES

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

a. Exhibits – See accompanying index to exhibits.

The following exhibit is filed as a separate section of this report: Subsidiaries of the Company

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

- b. Reports on SEC Form 17 C
 - Filed on October 05 2021 Results of Annual Stockholder's Meeting held on September 30, 2021
 - Filed on 4 August 2021 2021 Annual Stockholders' Meeting Record Date

VANTAGE EQUITIES, INC INDEX TO FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

FORM 17 – A, Item 7

Page No.

Consolidated Financial Statements

Statement of Management's Responsibility for Financial Statements Report of Independent Public Accountant Consolidated Balance Sheets as of December 31, 2021 2020 and 2019 Consolidated Statements of Income and Retained Earnings for the Years Ended December 31, 2021, 2020 and 2019 Consolidated Statements of Cash Flows for the Years Ended December 31, 2021, 2020 and 2019 Notes to Consolidated Financial Statements

Supplementary Schedules

Report of Independent Public Accountants on Supplementary Schedules

Schedule of Retained Earnings Available for Dividend Declaration (Part 1 4C, Annex 68-D)
Map showing relationships between and among parent, subsidiaries, an associate, and joint venture
Schedule Showing Financial Soundness Indicators in Two Comparative Periods
Financial Assets (Part II, Annex 68-J, A)
Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (Other than Affiliates) (Part II, Annex 68-J, B)
Amounts Receivable from Related Parties which are eliminated during the consolidation of financial statements (Part II 6D, Annex 68-J, C)
Long-Term Debt (Part II, Annex 68-J, D)
Indebtedness to Related Parties (included in the consolidated statement of financial position) (Part II, Annex 68-J, E)
Guarantees of Securities of Other Issuers (Part II, Annex 68-J, F)
Capital Stock (Part II, Annex 68-J, G)

These schedules, which are required by Part IV (a) of RSA Rule 48, have been omitted because they are either not required, not applicable or the information required to be presented is included in the Company's consolidated financial statements or the notes to consolidated financial statements.

SIGNATURES

Pursuant to the requirements of Section 17 of the Code and Section 141 of the Corporation Code, this report is signed on behalf of the issuer by the undersigned, thereto duly authorized, in the City on MAY 2 6 2022

VANTAGE EQUITIES, INC.

Issuer

By:

VALENTINO SY (May 20, 2022 15:54 GMT+8)

VALENTINO C. SY Chairman

Ong (May 20, 2022 19:29 GMT+8)

ATTY. JONATHAN ONG

Corporate Secretary

EDMUNDO MARCO P. BUNYI JR. ¹President and CEO

JOSEPH L. ONG

Treasurer

MA. ANGELICA CABANIT

Compliance Officer

Name

TIN NO/DL NO

Valentino Sy

122-335-536

Edmundo Marco P. Bunyi, Jr. 107-184-956

Joseph Ong

108-789-427

Ma. Angelica D. Cabanit

DL No. D186-018179

Jonathan P. Ong SUBSCRIPED AND SWORN TO before me this MAY 2 & 7022 Makati City

162-906-632

'DOC NO. PAGE NO. BOOK NO.

SERIES NO.

NOTALLY PUBLI APPT, NC, MAG ROLL NO. BENEFIT FAMOUS CLAN

ALTY GEORGE PHE MOS SECOND THE OS. TOTAL MAKATI CHY

EXECUTIVE BLDG. CLAVLII MAKATI AVE., CUM. SUPTIER ST., MAKATI CITY

¹ equivalent to Principal Executive Officer / Principal Operating Officer



Emmylou Cayamanda <emmylou.cayamanda@e-businessphil.ph>

Vantage Equities Inc and Subsidiaries_Consolidated AAFS_31May2022

2 messages

Emmylou Cayamanda <emmylou.cayamanda@e-businessphil.ph>

Tue, May 31, 2022 at 9:55 PM

To: ictdsubmission@sec.gov.ph

Cc: msrd_covid19@sec.gov.ph, Angelica Cabanit <angelica.cabanit@philequity.net>, Marites Codenera <marites.codenera@e-businessphil.ph>

Greetings,

We are pleased to submit Vantage Equities Inc and Subsidiaries_Consolidated AAFS as of and for the period ended 31December2021. Thank you

Warm regards,

Emmylou Cayamanda



Vantage Equities Inc and Subsidiaries Consolidated AAFS_31May2022.pdf 729K

ICTD Submission <ictdsubmission+canned.response@sec.gov.ph> To: emmylou.cayamanda@e-businessphil.ph

Tue, May 31, 2022 at 9:57 PM

Your report/document has been SUCCESSFULLY ACCEPTED by ICTD.

(Subject to Verification and Review of the Quality of the Attached Document)

Official copy of the submitted document/report with Barcode Page (Confirmation Receipt) will be made available after 15 days from receipt through the SEC Express System at the SEC website at www.sec.gov.ph

NOTICE

Please be informed that pursuant to SEC Memorandum Circular No. 3, series of 2021, scanned copies of the printed reports with wet signature and proper notarization shall be filed in PORTABLE DOCUMENT FORMAT (PDF) **Secondary Reports** such as: 17-A, 17-C, 17-L, 17-Q, ICASR, 23-A, 23-B, I-ACGR, Monthly Reports, Quarterly Reports, Letters, through email at

ictdsubmission@sec.gov.ph

Note: All submissions through this email are no longer required to submit the hard copy thru mail, eFAST/OST or over- the- counter.

For those applications that require payment of filing fees, these still need to be filed and sent via email with the SEC RESPECTIVE OPERATING DEPARTMENT.

Further, note that other reports shall be filed thru the **ONLINE SUBMISSION TOOL (OST)** such as: AFS, GIS, GFFS, LCFS, LCIF, FCFS. FCIF, IHFS, BDFS, PHFS etc. ANO, ANHAM, FS-PARENT, FS-CONSOLIDATED, OPC_AO, AFS WITH NSPO FORM 1,2,3 AND 4,5,6, AFS WITH NSPO FORM 1,2,3 (FOUNDATIONS)

FOR MC28, please email to:

https://apps010.sec.gov.ph

For your information and guidance.

Thank you and keep safe.

COVER SHEET

for AUDITED FINANCIAL STATEMENTS

SEC Registration Number 5 9 S 0 2 0 7 0 0 COMPANY NAME \mathbf{G} \mathbf{E} $\mathbf{Q} \mid \mathbf{U}$ \mathbf{E} S \mathbf{C} D S U В R I \mathbf{E} PRINCIPAL OFFICE (No. / Street / Barangay / City / Town / Province) 5 P h i i i e \mathbf{S} k \mathbf{E} 0 0 n t 0 c X p p 2 8 S C 5 h h h V c n \mathbf{e} t 0 r n \mathbf{e} r t a \mathbf{C} f i G l 1 i T В i b a t g e 0 n \mathbf{c} 0 0 a y a \mathbf{C} i M M i l t g \mathbf{e} t r 0 a n a Department requiring the report Secondary License Type, If Applicable Form Type \mathbf{E} COMPANY INFORMATION Mobile Number Company's Email Address Company's Telephone Number investorrelations@vantage.ph 8250-8750 N/A No. of Stockholders Fiscal Year (Month / Day) Annual Meeting (Month / Day) 607 08/31 12/31 **CONTACT PERSON INFORMATION** The designated contact person <u>MUST</u> be an Officer of the Corporation Name of Contact Person **Email Address** Telephone Number/s Mobile Number angelica.cabanit@philequity.net 8250-8741 0917-590-7176 Ms. Ma. Angelica Cabanit

CONTACT PERSON'S ADDRESS

15th Floor, Philippine Stock Exchange Tower, 28th St. Corner 5th Ave., Bonifacio Global City, Taguig City, Metro Manila

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

thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

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



STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of **Vantage Equities, Inc. and its Subsidiaries** is responsible for the preparation and fair presentation of the financial statements including the schedules attached for the years ended December 31, 2021, 2020, and 2019 in accordance with the prescribed financial reporting framework indicated therein, and for such international control including the additional components attached therein, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to error or fraud.

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

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

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

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

V44- 69 /ALENTINO SY (May 15, 2022 06:51 GMT+8)

VALENTINO C. SY

Chairman CTC No.:

TIN: 122-335-536

Charact F Busys, Jr. 55.3v 14, 2022 19:01 GMT+8)

EDMUNDO MARCO P. BUNYI JR

Vice Chairman/CEO

CTC No.:

TIN: 107-184-956

och Ong (May 14, 2022 18:46 GMT*5)

JOSEPH L. ONG

Treasurer

CTC No.: TIN: 108-789-427

Signed this ³¹ day of May, 2022.

SUBSCRIBED AND SWORN to me before this exhibiting to me their Community Tax Certificates.

MAY 1 6 2022

at MAKATI OF A STANTS

Page No. 37 Book No. 24

Series of 2022

NOTARY PUR

POAVID D. SITON

APPT. NO. WHO ROLL NO. 68402 / WOLL CO

62 - 0888. DEC. 31, 2013 MPLIANCE NO. VII-0010136/1-15-2022

IBP O.R NO.CO. 250- OF THESE MEMBER RANGS, 20 PTR MO.GSS 2006- JAN 03, TOXO-MINICALL CITY

EXECUTIVE BLDG. CENTER MAKATI AVE, COR. 10991CH ST., MAKATI CITY



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

INDEPENDENT AUDITOR'S REPORT

The Stockholders and Board of Directors Vantage Equities, Inc. 15th Floor, Philippine Stock Exchange Tower, 28th St. Corner 5th Ave., Bonifacio Global City Taguig City, Metro Manila

Opinion

We have audited the consolidated financial statements of Vantage Equities, Inc. and its Subsidiaries (the Group), which comprise the consolidated statements of financial position as at December 31, 2021 and 2020, and the consolidated statements of income, consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the three years in the period ended December 31, 2021, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2021 and 2020, and its consolidated financial performance and its 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.

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.





Key Audit Matter

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 the matter below, our description of how our audit addressed the matter is provided in that context.

Accounting for cash and cash equivalents

As at December 31, 2021, the Group reported cash and cash equivalents amounting to $\mathbb{P}3.68$ billion which comprise 31.31% of the total assets of the Group. This consists of cash in banks (70.67%), cash equivalents (22.01%) and cash on hand (7.32%).

This is considered a key audit matter due to the significance of cash balance to the financial position of the Group and high volume of transactions of the Group involving cash arising from its remittance business.

The disclosures related to the cash and cash equivalents are included in Note 7 of the consolidated financial statements.

Audit Response

We obtained an understanding of the processes, procedures and controls over the Group's treasury and other cash management functions, including the bank reconciliation process.

We obtained external confirmations from counterparty banks or performed alternative procedures such as tracing to relevant supporting documents (i.e., bank statements or certifications). We obtained the year-end bank reconciliation statements as prepared by management, and traced the bank balance to the confirmation reply or bank statement and the book balance to the respective subsidiary ledger balance. On a sample basis, we tested significant reconciling items by reference to the relevant supporting documents. We also tested selected fund transfers near the year-end by tracing to the underlying supporting documents.

Other Information

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

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

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





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

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

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

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

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

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

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

- Identify and assess the risks of material misstatement of the 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 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 financial statements, including the disclosures, and whether the 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.

The engagement partner on the audit resulting in this independent auditor's report is Juan Carlo B. Maminta.

SYCIP GORRES VELAYO & CO.

Juan Carlo B. Maminta

Partner

CPA Certificate No. 115260

Juan Carlo Maninta

Tax Identification No. 210-320-399

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

SEC Partner Accreditation No. 115260-SEC (Group A)

Valid to cover audit of 2020 to 2024 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. 08-001998-132-2020, November 27, 2020, valid until November 26, 2023 PTR No. 8854326, January 3, 2022, Makati City

May 31, 2022



CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	December 31		
	2021	2020	
ASSETS			
Current Assets			
Cash and cash equivalents (Note 7)	₽3,681,446,990	₽3,219,805,034	
Receivables (Note 8)	269,450,636	574,234,132	
Financial assets at fair value through profit or loss (Note 9)	7,601,712,615	7,130,825,537	
Prepaid expenses and other current assets (Note 11)	7,057,672	3,993,305	
Total Current Assets	11,559,667,913	10,928,858,008	
Noncurrent Assets			
Investment in associate (Note 12)	119,228	119,228	
Property and equipment (Note 13)	123,092,302	152,635,871	
Right-of-use assets (Note 22)	26,890,832	27,531,404	
Deferred tax assets (Note 25)	9,410,030	13,552,209	
Other noncurrent assets (Note 14)	40,534,750	45,128,010	
Total Noncurrent Assets	200,047,142	238,966,722	
	₽11,759,715,055	₽11,167,824,730	
LIABILITIES AND EQUITY			
Current Liabilities			
Accounts payable and other current liabilities (Note 15)	₽ 269,580,707	₽365,403,523	
Lease liabilities - current portion (Note 22)	20,895,987	21,083,238	
Net assets attributable to unitholders of a mutual fund subsidiary (Note 16)	270,454,882	97,172,383	
Income tax payable	36,851,827	18,315,095	
Total Current Liabilities	597,783,403	501,974,239	
Noncurrent Liabilities			
Deferred tax liabilities (Note 25)	13,208,932	_	
Lease liabilities - net of current portion (Note 22)	13,190,253	8,858,065	
Retirement liabilities (Note 23)	8,185,218	7,795,135	
Total Noncurrent Liabilities	34,584,403	16,653,200	
Total Liabilities	632,367,806	518,627,439	
Equity			
Equity attributable to equity holders of the Parent Company:			
Capital stock (Note 24)	4,335,181,766	4,335,181,766	
Cumulative net unrealized gains on changes in fair value of financial assets at fair value through other comprehensive income	70,000	70,000	
Remeasurement gains on retirement plan (Note 23)	8,243,954	6,285,325	
Retained earnings	6,298,057,953	5,898,506,417	
Treasury stock (Note 24)	(190,460,934)	(190,460,934)	
	10,451,092,739	10,049,582,574	
Non-controlling interests	676,254,510	599,614,717	
Total Equity	11,127,347,249	10,649,197,291	
	₽11,759,715,055	₱11,167,824,730	
	111,107,110,000	111,101,021,130	



VANTAGE EQUITIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME

	Years Ended December 31			
	2021	2020	2019	
REVENUES (Note 18)	₽976,036,174	₽986,352,798	₽1,403,072,064	
COST OF SERVICES (Note 19)	(368,483,559)	(398,827,951)	(441,662,601)	
GROSS INCOME	607,552,615	587,524,847	961,409,463	
GENERAL AND ADMINISTRATIVE EXPENSES (Note 20)	(111,319,215)	(95,091,476)	(118,828,028)	
INTEREST EXPENSE (Notes 17 and 22)	(4,226,803)	(3,784,541)	(5,547,032)	
UNREALIZED FOREIGN EXCHANGE GAIN (LOSS) (Note 10)	21,322,066	(40,163,240)	(85,370,798)	
REALIZED FOREIGN EXCHANGE GAIN (LOSS) (Note 10)	57,325,710	52,102,007	95,192,964	
OTHER INCOME - NET (Note 21)	_	3,596,697	161,071	
INCOME BEFORE INCOME TAX	570,654,373	504,184,294	847,017,640	
PROVISION FOR INCOME TAX (Note 25)	50 737 (73	50 201 471	05 122 005	
Current Deferred	59,726,673 16,539,018	59,381,471 12,265,948	85,122,985 (35,498,585)	
Final	2,325,779	6,255,678	22,318,285	
Tilwi	78,591,470	77,903,097	71,942,685	
NET INCOME	₽492,062,903	₽426,281,197	₽775,074,955	
Attributable to:				
Equity holders of the Parent Company (Note 27)	399,551,536	370,206,519	₽700,415,035	
Non-controlling interest	70,533,048	41,868,308	74,659,920	
Unitholder of the Fund (Note 16)	21,978,319	14,206,370	_	
	₽492,062,903	₽426,281,197	₽775,074,955	
Basic/Diluted Earnings Per Share				
Attributable to Equity Holders of the Parent Company (Note 27)	₽0.0951	₽0.0882	₽0.1668	
Tarent Company (110th 27)	TU.U/31	F0.0002	F0.1000	



CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended December 31			
	2021	2020	2019	
NET INCOME	₽492,062,903	₽426,281,197	₽775,074,955	
OTHER COMPREHENSIVE INCOME Item that do not recycle to profit or loss in subsequent periods: Remeasurement gains (losses) on				
retirement plan, net of tax (Note 23)	2,145,101	5,712,747	(8,030,798)	
TOTAL COMPREHENSIVE INCOME	₽494,208,004	₽431,993,944	₽767,044,157	
Attributable to:				
Equity holders of the Parent Company	₽ 401,510,165	₽375,808,135	₽692,863,628	
Non-controlling interests	70,719,520	41,979,439	74,180,529	
Unitholder of the Fund (Note 16)	21,978,319	14,206,370	_	
	₽494,208,004	₽431,993,944	₽767,044,157	



CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

For the Years Ended December 31, 2021

			г	or the Years Ended	December 31, 202	1		
		Net Unrealized Gains on						
		Changes in Fair Value of	Remeasurement Gains (Losses)					
		Financial Assets	on Retirement				Non-controlling	
	Capital Stock	at FVOCI	Plan	Retained	Treasury Stock		Interest	
	(Note 24)	Investments	(Note 23)	Earnings	(Note 24)	Total	(Note 24)	Total Equity
Balance at January 1, 2021	₽4,335,181,766	₽70,000	₽6,285,325	₽5,898,506,417	(P 190,460,934)	₽10,049,582,574	₽ 599,614,717	₽10,649,197 , 291
Issuance of shares during the year	_	_	_	_	_	_	5,920,273	5,920,273
Total comprehensive income for the year			1,958,629	399,551,536	_	401,510,165	70,719,520	472,229,685
Balance at December 31, 2021	₽4,335,181,766	₽70,000	₽8,243,954	₽6,298,057,953	(P 190,460,934)	₽10,451,092,739	₽676,254,510	₽11,127,347,249
Balance at January 1, 2020	₽4,335,181,766	₽70,000	₽683,709	₽5,528,299,898	(P 190,460,934)	₽9,673,774,439	₽556,737,233	₽10,230,511,672
Issuance of shares during the year		_	_	_		_	898,045	898,045
Total comprehensive income for the year	_	_	5,601,616	370,206,519	_	375,808,135	41,979,439	417,787,574
Balance at December 31, 2020	₽4,335,181,766	₽70,000	₽6,285,325	₽5,898,506,417	(P 190,460,934)	₽10,049,582,574	₽599,614,717	₱10,649,197,291
Balance at January 1, 2019	₽4,335,181,766	₽70,000	₽8,235,116	₽4,827,884,863	(P 190,460,934)	₽8,980,910,811	₽368,262,233	₽9,349,173,044
Issuance of shares during the year	_	_	- (7.551.407)	700 415 025	_	-	114,294,471	114,294,471
Total comprehensive income for the year			(7,551,407)	700,415,035		692,863,628	74,180,529	767,044,157
Balance at December 31, 2019	₽4,335,181,766	₽70,000	₽683,709	₽5,528,299,898	(P 190,460,934)	₽9,673,774,439	₽556,737,233	₱10,230,511,672



CONSOLIDATED STATEMENTS OF CASH FLOWS

	Years Ended December 31			
	2021	2020	2019	
CASH FLOWS FROM OPERATING				
ACTIVITIES				
Income before tax	₽ 570,654,373	₽504,184,294	₽847,017,640	
Adjustments for:				
Interest income (Notes 7, 8, 9, and 18)	(195,056,663)	(295,040,671)	(367,150,270)	
Depreciation and amortization				
(Notes 13, 19 and 20)	61,691,784	73,330,707	78,535,116	
Dividend income (Notes 9 and 18)	(18,690,935)	(9,743,567)	(5,576,266)	
Unrealized foreign exchange loss (gain) (Note 10)	(21,322,066)	40,163,240	85,370,798	
Trading gains (losses) (Notes 9 and 18)	(9,348,474)	10,565,293	(221,824,142)	
Interest expense (Notes 17 and 22)	4,226,803	3,784,541	5,547,032	
Retirement cost (Notes 19, 20 and 23)	3,250,218	2,505,406	2,365,017	
Discount from rent	_	(3,596,697)	_	
Operating income before working capital changes	395,405,040	326,152,546	424,284,925	
Changes in operating assets and liabilities:				
Decrease (increase):				
Receivables	279,719,534	286,976,657	120,170,982	
Financial assets at fair value through profit or loss	(442,847,669)	59,323,208	(3,618,711,076)	
Prepaid expenses and other current assets	(3,811,663)	(6,380,408)	29,392,872	
Decrease in accounts payable and other current				
liabilities	(97,473,907)	(171,587,470)	(3,881,018)	
Net cash provided by (used for) operations	130,991,335	494,484,533	(3,048,743,315)	
Interest paid	(791,667)	(34,416)		
Income tax paid	(43,515,720)	(74,177,856)	(112,139,882)	
Dividends received	18,641,829	9,615,084	5,458,619	
Interest received	201,478,796	304,154,700	343,013,882	
Net cash provided by (used in) operating activities	306,804,573	734,042,045	(2,812,410,696)	
CASH FLOWS FROM INVESTING ACTIVITIES				
Proceeds from:				
Maturity of investments at amortized cost				
(Note 9)	_	_	67,638,762	
Acquisition of			07,030,702	
Property and equipment (Note 13)	(804,455)	(5,225,366)	(39,332,627)	
Investments at amortized cost (Note 9)	(001,133)	(5,225,500)	(45,955,163)	
Software	_	(10,369,796)	(15,555,165)	
Net cash used in investing activities	(804,455)	(15,595,162)	(17,649,028)	
	(001,100)	(10,000,102)	(17,012,020)	
CASH FLOWS FROM FINANCING ACTIVITY				
Proceeds from:				
Borrowings	350,000,000			
Issuance of units (Note 16)	177,722,004	73,246,898	13,289,100	
Issuance of subsidiary's share to NCI (Note 24)	5,920,273	24,480,103	116,714,501	
Payment of:	(2=0 000 000			
Notes payable (Note 17)	(350,000,000)	-	_	
Redemption of capital stock (Note 24)	_	(23,075,383)	(1,801,138)	
Redemption of units (Note 16)	(26,417,824)	(3,569,965)	(20)	
Principal portion of lease liabilities (Note 22)	(24,555,770)	(33,603,034)	(41,072,162)	
Cash provided by financing activities	132,668,683	37,478,619	87,130,281	

(Forward)



	Years Ended December 31			
	2021	2020	2019	
Effect of Changes in Exchange Rates	₽22,973,155	(P 40,163,240)	(P 85,370,798)	
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	461,641,956	755,925,502	(2,828,300,241)	
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	3,219,805,034	2,504,042,772	5,332,343,013	
CASH AND CASH EQUIVALENTS AT END OF PERIOD (Note 7)	₽3,681,446,990	₽3,219,805,034	₱2,504,042,772	



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. General Information

Corporate Information

Vantage Equities, Inc. (the Parent Company) was incorporated in the Philippines and was registered with the Philippine Securities and Exchange Commission (SEC) on October 20, 1992. The primary business of the Company is to invest in, acquire by purchase, exchange, assignment or otherwise of the capital stock, bonds, debentures, promissory notes and similar financial instruments. The Company's shares are publicly traded in the Philippine Stock Exchange (PSE).

The Parent Company's principal address is 15th Floor Phil. Stock Exchange, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City, Metro Manila, Philippines.

The consolidated financial statements include the accounts of the Parent Company and the following subsidiaries (collectively referred to as the "Group"):

	Place of	Percentage of Ownership		
Name of Subsidiaries	Incorporation	2021	2020	2019
Vantage Financial Corporation				
(Formerly VFC Services, Inc.) (VFC)	Philippines	100.00	100.00	100.00
eBIZ Financial Services, Inc.				
(eBIZ Financial)*	Philippines	100.00	100.00	100.00
iCurrencies, Inc. (iCurrencies)	Philippines	100.00	100.00	100.00
Philequity Balanced Fund, Inc. (PBF)	Philippines	100.00	100.00	100.00
Philequity Foreign Currency Fixed Income	**			
Fund, Inc. (PFCFF)	Philippines	100.00	100.00	100.00
Philequity Alpha One Fund, Inc.(PAOF)**	Philippines	100.00	100.00	100.00
Philequity Global Fund, Inc.(PGF)***	Philippines	100.00	100.00	100.00
Philequity MSCI Philippines Index Fund, Inc.				
(PMIF)	Philippines	67.32	68.57	69.18
Philequity Management, Inc. (PEMI)	Philippines	51.00	51.00	51.00
* Indirectly owned through VFC				

^{**} Incorporated on February 13, 2019

The Parent Company is the ultimate parent of the Group.

As of December 31, 2021, the clearances for liquidation of ICurrrencies, PBF, and PFCFF are pending with the SEC.

VFC

VFC was incorporated in the Philippines and is engaged in the fund transfer and remittance services, both domestic and abroad, of any form or kind of currencies or monies, as well as in conducting money exchange transactions as may be allowed by law and other allied activities relative thereto. VFC has an existing International Representation Agreement (Agreement) with Western Union Financial Services, Inc. (Western Union) covering its fund transfer and remittance services until December 20, 2022. VFC receives remuneration for the services provided to Western Union in accordance with the terms stipulated in the Agreement.

On January 23, 2018, the SEC approved the amendment of its Articles of Incorporation to change its company name from VFC Services, Inc. to Vantage Financial Corporation.



^{***} Incorporated on June 24, 2019

eBiz Financial

eBiz Financial is wholly owned by VFC. eBiz Financial was incorporated on April 11, 2005 and started commercial operations on May 9, 2005. eBiz Financial is engaged in general financing business. On April 7, 2015, eBiz Financial's BOD decided to shorten its term of existence until October 31, 2015. This was approved by the stockholders on August 1, 2015.

<u>iCurrencies</u>

iCurrencies, Inc. was incorporated on February 3, 2000 and started commercial operations on May 31, 2000. iCurrencies is organized primarily to engage in the business of buying and selling of foreign currencies.

In May 2001, iCurrencies effectively ceased its business of buying and selling currencies as a result of Bangko Sentral ng Pilipinas Circular No. 264, issued on October 26, 2000. Among others, the circular required additional documentation for sale of foreign currencies and required Foreign Exchange Corporations (FxCorps) to have a minimum paid-up capital of \$\mathbb{P}50.00\$ million.

The Circular effectively aligned the regulations under which FxCorps are to operate to that of banks. To avoid duplication and direct competition with its previous major stockholder, iCurrencies ceased its business of buying and selling foreign currencies.

As of December 31, 2021, management intends to retain the dormant status of the Company until a viable plan to revive its operations is drawn up. In the meantime, iCurrencies is sustained by interest income on its short-term deposits.

PBF

PBF was incorporated in the Philippines, and was registered with the SEC on May 6, 2008 under the Philippine Investment Company Act (ICA) (Republic Act 2629) as an open-end mutual fund company. PBF is engaged in selling its capital to the public and investing the proceeds in diversified portfolio of peso-denominated fixed-income and equity securities. The initial investment amounted to \$\text{P}25.00\$ million.

The fund has obtained tax clearance from the BIR in 2019, however, clearance for liquidation is still pending with the SEC as of December 31, 2021.

PFCFF

PFCFF was incorporated in the Philippines, and was registered with the SEC on April 10, 2008 under the Philippine ICA as an open-end mutual fund company. PFCFF is engaged in selling its capital to the public and investing the proceeds in diversified portfolio of foreign currency denominated fixed-income securities. As of December 31, 2017, PFCFF has not yet launched its capital shares to the public. The initial investment amounted to \$\frac{1}{2}\$5.00 million.

The fund has obtained tax clearance from the BIR in 2019, however, clearance for liquidation is still pending with the SEC as of December 31, 2021.

PAOF

PAOF was incorporated in the Philippines, and was registered with the SEC on February 13, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law.



On August 30, 2019, the SEC approved the Fund's application to register the Offer Units under the provisions of the Securities Regulation Code of the Philippines (Republic Act No. 8799). On December 9, 2019, PAOF launched its units to the public.

PGF

PGF was incorporated in the Philippines, and was registered with the SEC on June 24, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law.

As of December 31, 2021, the Fund has not yet started its commercial operations pending the registration under the Philippine Investment Company Act (Republic Act No. 2629) as an open-end mutual fund company with the SEC. On January 20, 2021, the SEC approved the Fund's registration as an open-end mutual fund company.

PMIF

PMIF was incorporated in the Philippines, and was registered with the SEC on December 15, 2017 under the Philippine ICA as an open-end mutual fund company. PMIF is engaged to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, including all types of stocks, bonds, debentures, notes, mortgages, or other obligations, commercial papers, acceptances, scrip, investment contracts, voting trust, certificates, certificates of interest, and any receipts, warrants, certificates, or other instruments representing any other rights or interests therein, or in any property or assets created or issued by any all persons, firms, associations, corporations, organizations, government agencies or instrumentalities thereof; to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of, real properties of all kinds; and generally to carry on the business of an Open-End Investment Company in all the elements and details thereof as prescribed by law.

On January 2019, PMIF launched its shares to the public.

<u>PEMI</u>

PEMI was incorporated in the Philippines on March 15, 1994 and is primarily engaged in the management of mutual funds.

PEMI serves as the full fund manager of the following Mutual Funds (collectively referred to as "the Funds"):

- Philequity Fund, Inc. (PEFI)
- Philequity Dollar Income Fund, Inc. (PDIF)
- Philequity Peso Bond Fund, Inc. (PPBF)
- Philequity PSE Index Fund, Inc. (PPSE)
- Philequity Dividend Yield Fund, Inc. (PDYF)
- Philequity MSCI Philippines Index Fund, Inc.(PMIF)
- Philequity Alpha One Fund, Inc.(PAOF)
- Philequity Global Fund, Inc. (PGF)



2. Summary of Significant Accounting Policies

Basis of Preparation

The accompanying consolidated financial statements have been prepared on a historical cost basis, except for financial assets at fair value through profit or loss (FVTPL) and fair value through other comprehensive income (FVOCI), which are measured at fair value. The consolidated financial statements are presented in Philippine peso and all values are rounded to the nearest peso unit except when otherwise indicated.

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

Statement of Compliance

The accompanying consolidated financial statements are prepared in compliance with the Philippine Financial Reporting Standards (PFRSs).

Basis of Consolidation

The financial statements of the subsidiaries are prepared based on the same reporting period as the Parent Company using consistent accounting policies. All significant intra-group balances, transactions, income, expenses and profits and losses resulting from intra-group transactions are eliminated in full in the consolidation.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. Control is achieved when the Parent Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Parent Company controls an investee if and only if the Parent Company 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 Parent Company has less than a majority of the voting or similar rights of an investee, the Parent Company considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- the contractual arrangement with the other voting shareholders of the investee;
- rights arising from other contractual arrangements; and
- the Parent Company's voting rights and potential voting rights.

Assets, liabilities, income, expenses and other comprehensive income (OCI) of a subsidiary are included in the consolidated financial statements from the date the Parent Company gains control until the date the Parent Company 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 a subsidiary, it:

- derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- derecognizes the carrying amount of any non-controlling interest;
- 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; and
- reclassifies the Parent Company's share of components previously recognized in OCI to profit or loss or retained earnings, as appropriate, as would be required if the Parent Company had directly disposed of the related assets and liabilities.

Non-Controlling Interest

Non-controlling interest represents the portion of profit or loss and net assets not owned, directly or indirectly, by the Parent Company and are presented in the consolidated statement of income, consolidated statement of comprehensive income, and within equity in the consolidated statement of financial position, separately from equity attributable to the Parent Company.

Profit or loss and each component of OCI are attributed to the equity holders of the Parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

Changes in Accounting Policies and Disclosures

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

Unless otherwise indicated, adoption of these new standards did not have an impact on the consolidated financial statements of the Group

- 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:
 - o The rent concession is a direct consequence of COVID-19;
 - o 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
 - o 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.



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
- o Relief from discontinuing hedging relationships
- Relief from the separately identifiable requirement when an RFR instrument is designated as a hedge of a risk component

The Group shall also disclose information about:

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

Current versus Noncurrent Classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current or noncurrent classification. An asset is current if:

- Expected to be realized or intended to be sold or consumed in the normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within twelve months after the reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as noncurrent.

A liability is current when:

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

All other liabilities are classified as noncurrent.

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

Foreign Currency Transactions

Transactions in foreign currencies are initially recorded in the Group's functional currency using the exchange rates prevailing at the dates of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency using the Philippine peso based on the Bankers Association of the Philippines (BAP) closing rate, prevailing at the reporting date and foreign currency-denominated income and expenses, at prevailing exchange rates at the date of transaction.



Foreign exchange differences arising from revaluation and translation of foreign currency denominated assets and liabilities are credited to or charged against operations in the year in which the rates change. All differences are taken to the consolidated statement of income.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the prevailing closing exchange rate as of the date of initial transaction.

Unrealized foreign exchange gain (loss)

This account pertains to the unrealized foreign exchange gain earned by the Group from the revaluation of their US\$ denominated short-term deposits and Non-Deliverable Forward (NDF) contracts. Any foreign exchange gain earned is lodged as unrealized since, upon maturity of the deposits, the entire proceed, including interest earned, is retained in the Group's US\$ bank account. Unrealized foreign exchange gain is recognized for the valuation of foreign currency denominated short-term deposits and revaluation of the NDF at month-end.

Cash and Cash Equivalents

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three (3) months or less from the date of acquisition and that are subject to an insignificant risk of change in value.

Fair Value Measurement

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

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

The principal or the most advantageous market must be accessible to the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.



For assets and liabilities that are recognized in the consolidated statement of financial position on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting date.

<u>Financial Instruments - Initial Recognition and Subsequent Measurement</u>

Date of recognition

The Group recognizes a financial asset or a financial liability in the consolidated statement of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial instruments that require delivery of assets and liabilities within the time frame established by regulation or convention in the marketplace are recognized on the trade date.

Initial recognition of financial instruments

Financial instruments are initially recognized at fair value of the consideration given. The initial measurement of financial instruments includes transaction costs, except for financial instruments at financial assets at FVTPL.

'Day 1' difference

Where the transaction price in a non-active market is different to the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a 'Day 1' difference) in profit or loss in the consolidated statement of income unless it qualifies for recognition as some other type of asset. In cases where transaction price used is made of data which is not observable, the difference between the transaction price and model value is only recognized in profit or loss in the consolidated statement of income when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the 'Day 1' difference amount.

In 2021, 2020 and 2019, there were no 'Day 1' differences recognized in profit or loss in the consolidated statement of comprehensive income.

Classification and subsequent measurement of financial instruments

Financial assets

Financial assets are classified in their entirety based on the contractual cash flows characteristics of the financial assets and the Group's business model for managing financial assets. The Group classifies its financial assets into the following categories: financial assets at FVTPL, financial assets at FVOCI with recycling of cumulative gains and losses (debt instruments), financial assets designated at FVOCI with no recycling of cumulative gains and losses upon derecognition (equity instruments) and financial assets measured at amortized cost.

Contractual cash flows characteristics

The Group assesses whether the cash flows from the financial asset represent "solely payment of principal and interest" or "SPPI" on the principal amount outstanding. Instruments with cash flows that do not represent as such are classified at FVTPL.

'Principal' for the purpose of this test is defined as the fair value of the financial asset at initial recognition and may change over the life of the financial asset (for example, if there are repayments of principal or amortization of the premium/discount).



In making this assessment, the Group determines whether the contractual cash flows are consistent with a basic lending arrangement, i.e., interest includes consideration only for the time value of money, credit risk and other basic lending risks and costs associated with holding the financial asset for a particular period of time.

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

Business model

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

- How the performance of the business model and the financial assets held within that business model are evaluated and reported to the entity's key management personnel;
- The risks that affect the performance of the business model (and the financial assets held within that business model) and, in particular, the way those risks are managed;
- How managers, if any, of the business are compensated.

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

As of December 31, 2021 and 2020, the Group has financial assets at FVOCI amounting to \$\mathbb{P}0.5\$ million included in the statement of financial position under 'Other noncurrent assets' (see Note 14).

Financial assets at FVTPL

Debt financial assets that do not meet the amortized cost criteria, or that meet the criteria but the Group has chosen to designate as at FVTPL at initial recognition, are measured at fair value through profit or loss. Equity investments are classified as at FVTPL, unless the FVTPL designates an investment that is not held for trading as at FVOCI at initial recognition. The Group's financial assets at FVTPL include equity securities held for trading purposes and equity investments not designated as at FVOCI.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling it in the near term; or
- on initial recognition it is part of a portfolio of identified financial instruments that the Group manages together and has evidence of a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument or a financial guarantee.

Financial assets at FVTPL are carried at fair value and gains and losses on these instruments are recognized as 'Trading and investment securities gain (losses) - net' in the consolidated statement of comprehensive income. Interest earned on these investments is reported in the consolidated statement of income under 'Interest income' while dividend income is reported in the consolidated statement of income under 'Dividend income' when the right of payment has been established.



As of December 31, 2021 and 2020, the Group's financial assets at FVTPL consists of investments in corporate bonds, government securities, equity securities, mutual funds and derivate assets.

Derivatives classified as FVTPL

Derivative financial instruments are initially recognized at fair value on the date in which a derivative transaction is entered into and are subsequently re-measured at fair value. Derivatives are carried as financial assets at FVTPL when the fair value is positive and as financial liabilities at FVTPL when the fair value is negative. Any gains or losses arising from changes in fair values of derivatives (except those accounted for as accounting hedges) are taken directly to the consolidated statement of income under 'Unrealized foreign exchange gain'. The Group have currency forwards (NDF) which are considered as stand-alone derivatives as of December 31, 2021 and 2020.

Derivatives embedded in non-derivative host contracts that are not financial assets within the scope of PFRS 9 (e.g., financial liabilities and non-financial host contracts) are treated as separate derivatives when their risks and characteristics are not closely related to those of the host contracts and the host contracts are not measured at FVTPL.

The Group assesses the existence of an embedded derivative on the date it first becomes a party to the contract, and performs re-assessment only where there is a change to the contract that significantly modifies the contractual cash flows.

Financial assets at amortized cost

Debt financial asset is measured at amortized cost if both of the following conditions are met:

- (i) it is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- (ii) the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Debt financial assets meeting these criteria are measured initially at fair value plus transaction costs. They are subsequently measured at amortized cost using the effective interest method less any impairment in value, with the interest calculated recognized as 'Interest income' in the statement of income. The Group's financial assets at amortized cost consist of 'Cash and cash equivalents', 'Receivables', and security deposits (included under 'Other noncurrent assets')

Reclassifications of financial assets

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

Financial liabilities

Financial liabilities are classified as financial liabilities at FVTPL and other financial liabilities. Financial liabilities are classified as at FVTPL when the financial liability is either held for trading or it is designated as at FVTPL.

As of December 31, 2021 and 2020 the Group financial liabilities at FVTPL amounted to ₱13.75 million and ₱3.38 million, respectively (see Note 9).

Other financial liabilities

This category pertains to financial liabilities that are not held for trading or not designated as at FVTPL at the inception of the liability. 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, discount and any directly attributable transaction costs.



This category includes 'Accrued expenses and other liabilities'.

Derecognition of Financial Assets and Financial Liabilities

Financial assets

A financial asset (where applicable, a part of a financial asset, or part of a group of 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 the control over the asset.

Where the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control over 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 original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or 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 the consolidated statement of income.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is reported in the consolidated statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, 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. This is not generally the case with master netting agreements where the related assets and liabilities are presented gross in the consolidated statement of financial position.

Impairment of Financial Assets

PFRS 9 requires the Group to record ECL for all loans and other debt financial assets not classified as at FVTPL, together with loan commitments and financial guarantee contracts. ECL represent credit losses that reflect an unbiased and probability-weighted amount which is determined by evaluating a range of possible outcomes, the time value of money and reasonable and supportable information about past events, current conditions and forecasts of future economic conditions. ECL allowances will be measured at amounts equal to either (i) 12-month ECL or (ii) lifetime ECL for those financial instruments which have experienced a SICR since initial recognition.



The 12-month ECL is the portion of lifetime ECL that results from default events on a financial instrument that are possible within the 12 months after the reporting date. Lifetime ECL are credit losses that results from all possible default events over the expected life of the financial asset.

Definition of default

Generally, the Group defines a financial asset as in default for purposes of calculating ECL when the contractual payments are past due for more than 90 days. As part of the qualitative assessment, the Group also considers and a variety of instances that may indicate unlikeliness to pay to determine if a counterparty has defaulted.

SICR

To determine whether there has been a significant increase in credit risk in the financial assets, the Group compares credit risk at initial reporting date against credit risk as at the reporting date. The Group uses judgment combined with relevant reasonable and supportable historical and forward-looking information which are available without undue cost and effort in calculating ECL. The Group assumes that instruments with an external rating of "investment grade" from published data providers or other reputable agencies and maturities of less than 1 year at reporting date are low credit risk financial instruments and accordingly, does not have SICR since initial recognition.

For treasury exposures, a downgrade of two notches for investment grade and one notch for non-investment grade security indicates SICR since origination. The Group also presumes a SICR for receivables that are past due for 30 days. Consideration of events which caused the downgrade is relevant. Evaluation should also include historical and forward-looking information.

Assessment of ECL on a collective basis

The Group evaluates impairment of financial assets individually for those that are individually significant and collectively for those that are not. The Group groups the financial assets based on profile of customer and its payment terms and history for the collective impairment.

Staging assessment

A three-stage approach for impairment of financial assets is used, based on whether there has been a significant deterioration in the credit risk of a financial asset. These three stages then determine the amount of impairment to be recognized.

For non-credit-impaired financial instruments:

- Stage 1 is comprised of all non-impaired debt financial assets which have not experienced a SICR since initial recognition. The Group recognizes a 12-month ECL for Stage 1 debt financial assets.
- Stage 2 is comprised of all non-impaired debt financial assets which have experienced a SICR since initial recognition. The Group recognizes a lifetime ECL for Stage 2 debt financial assets.

For credit-impaired financial instruments:

Financial instruments are classified as Stage 3 when there is objective evidence of impairment.

ECL parameters and methodologies

For financial assets such as "Receivables", the Group applied the simplified approach using provision matrix that considers historical loss experience adjusted for current conditions and forward-looking inputs and assumptions. For 'Cash and cash equivalents', the Group applied the general approach in measuring ECL that considers assessment of significant increase in credit risk and adjustments for forward-looking information.



Forward-looking information

The Group incorporates forward-looking information into both its assessment of whether the credit risk of a financial asset has increased significantly since initial recognition and its measurement of ECL. A broad range of forward-looking information are considered as economic outputs such as Consumer Price Index (CPI), exchange rates, Gross Domestic Product (GDP) growth rates, imports and exports, Philippine Stock Exchange index (PSEi), stock prices and unemployment rates. The inputs and models used for calculating ECL may not always capture all characteristics of the market at the date of the financial statements. To reflect this, qualitative adjustments or overlays are occasionally made as temporary adjustments when such differences are significantly material.

The key forward-looking economic variables used in each of the economic scenarios for the ECL calculations are unemployment rate, household expenditure, PSE all shares index, interest rate benchmark for 3 months and 20 years.

Write-off policy

The Group writes off its financial assets when it has been established that all efforts to collect and/or recover the loss has been exhausted. This may include the other party being insolvent, deceased or the obligation being unenforceable.

Investments in Subsidiaries and Associates

Investment in subsidiaries

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

Investment in associates

Associates are entities which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies. In the consolidated financial statements, investments in associates are accounted for using the equity method.

Under the equity method, an investment in an associate is carried in the consolidated statement of financial position at cost plus post-acquisition changes in the Group's share in the net assets of the associate, less any allowance for impairment losses. Goodwill relating to an associate is included in the carrying value of the investment and is not amortized nor tested for impairment. The Group's share in an associate's post-acquisition profits or losses is recognized in the consolidated statement of income, and its share of post-acquisition movements in the associate's equity reserves is recognized directly in consolidated statement of comprehensive income. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognize further losses, unless it has incurred obligations or made payments on behalf of the associate. Profits and losses resulting from transactions between the Group and the associate are eliminated to the extent of the interest in the associate.



Property and Equipment

Property and equipment are carried at cost less accumulated depreciation and amortization and any impairment in value. The initial cost of property and equipment consists of its construction cost or purchase price and any costs directly attributable to bringing the property and equipment to its working condition and location for its intended use.

Expenditures incurred after the property and equipment have been put into operation, such as repairs and maintenance, are normally charged to expense in the year in which such costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

The cost of an item of property and equipment also includes costs of dismantlement, removal or restoration and the related obligation that the Group incurs at the end of the useful life of property and equipment.

When each major repairs and maintenance is performed, its cost is recognized in the carrying amount of the item of property and equipment as a replacement if the recognition criteria are satisfied. Such costs are capitalized and amortized over the next major repairs and maintenance activity.

Depreciation and amortization commences once the property and equipment are available for use and are computed using the straight-line basis over the estimated useful lives of the property and equipment as follows:

Office condominium	20 years
Furniture and fixtures	3-10 years
Office improvements	10 years
Transportation equipment	4-5 years
Server and network equipment	3 years
Leasehold improvements	2-5 years or term of lease, whichever
_	period is shorter

The useful lives, residual values, and depreciation and amortization method are reviewed periodically to ensure that the periods, residual values, and method of depreciation and amortization are consistent with the expected pattern of economic benefits from items of property and equipment. Fully depreciated assets are retained in the accounts until they are no longer in use and no further depreciation and amortization are charged to the consolidated statement of income.

When property and equipment are sold or otherwise disposed of, the cost and related accumulated depreciation, amortization and any impairment in value are eliminated from the accounts and any resulting gain or loss is credited to or charged against the consolidated statement of income.

Construction in progress represents properties under construction or development and is stated at cost. This includes costs of construction, equipment, borrowing costs directly attributable to such asset during the construction period and other direct costs. Construction in progress is not depreciated until such time when the relevant assets are substantially completed and available for its intended use.



Software

Development costs of software, which are included under 'Other noncurrent assets' account in the consolidated statement of financial position, are capitalized and treated as intangible assets because their costs are not an integral part of the related hardware. Amortization is computed using the straight-line method over their estimated useful life of 3 years for software and 2 years for website.

Impairment of Non-financial assets

The Group assesses at each reporting date whether there is an indication that a non-financial asset may be impaired. If any such indication exists, or when an annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU's) fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is assessed as part of the CGU to which it belongs. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses are recognized in the consolidated statement of income in the expense category consistent with the function of the impaired asset.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of income. After such reversal, the depreciation and amortization charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Goodwill

Goodwill acquired in a business combination is initially measured as the excess of the aggregate of the consideration transferred, the amount recognized for any non-controlling interest and the fair value of the acquirer's previously-held interest, if any, over the fair value of the net assets acquired. Following initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is reviewed for impairment annually, or more frequently if events or changes in circumstances indicate that the carrying value may be impaired.

Impairment is determined for goodwill by assessing the recoverable amount of the investment in PEMI, the cash-generating unit to which the goodwill relates. This requires an estimation of the value in use of the investment. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the investment and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The discount rate reflects management's estimate of the risks specific to the investment.

Where the recoverable amount of the investment is less than the carrying amount of the investment, an impairment loss is recognized. Impairment loss relating to goodwill cannot be reversed in future periods.



Revenue Recognition

Revenue is recognized to the extent that it is probable that economic benefits will flow to the Group and the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received. The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as principal or agent. The Company has concluded that it is acting as principal in all of its revenue arrangements.

PFRS 15, *Revenue from Contracts with Customers*, establishes a five-step model to account for revenue arising from contracts with customers. The five-step model is as follows:

- a. Identify the contract(s) with a customer
- b. Identify the performance obligations in the contract
- c. Determine the transaction price
- d. Allocate the transaction price to the performance obligation in the contract
- e. Recognize revenue when (or as) the entity satisfies a performance obligation

Under PFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

The standard requires the Group to exercise judgement, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The standard also specifies the accounting for the incremental costs of obtaining a contract and the costs directly related to fulfilling a contract.

Service income

Service income comprises PEMI's management and other related income. Fees earned from management services provided by the Group to the managed funds over a period of time are recognized over time as the services are rendered and in accordance with the Management and Distribution Agreement. Management fees are computed using a fixed percentage based on the average NAV of the managed funds computed on a daily basis. The other fees such as commissions are recognized upon subscription and sale of the Group's common shares.

Money transfer service income

This represents the commission received by the Group from Western Union for every money transfer service provided by the former for the latter. Revenue is recognized when the money transfer service with the customer has been processed, which is when Western Union acknowledges the transaction. The Group concluded that it is acting as an agent on its remittance services with Western Union. The Group is providing to Western Union a series of distinct services that are substantially the same and have the same pattern of transfer. Accordingly, the revenue on remittance services is recognized at a point in time.

Share in foreign exchange differential

Western Union establishes the rates (on a daily basis) by which the currency in which money transfer service transaction at originating currency is converted to the payment currency. A foreign exchange differential gain arises when the rate set by Western Union at the date of receipt of the cash at the originating currency is different from the rate set on the date of the actual release of the cash under the payment currency. Share from foreign exchange differential based on the percentage as agreed with Western Union is recognized when remittance service is rendered and the originating currency is converted to the payment currency. The Group concluded that it is acting as an agent on its remittance services with Western Union. The Group is providing to Western Union a series of distinct services that are substantially the same and have the same pattern of transfer. Accordingly, the revenue on remittance services is recognized at point in time.



Money changing gain

Money changing gain is related to the Group's retail foreign exchange operations in the branches. Funds received from the customers denominated in the originating currency are translated to the payment currency based on the exchange rate set by the Western Union (WU). The difference from the specified exchange rate and the current Philippine Dealing and Exchange Corporation (PDEx) closing rate is recognized as money changing gain. Income from money changing is recognized when the money exchange service has been rendered.

Income from business partners

This represents fees received by the Group from partner companies for other retail services in the branches including over-the-counter payment collection and airline ticketing services. Income from business partners are recognized at the time the services are rendered.

Other income - net

Other revenues include web development and production, media sales, portal and E-commerce revenues and digital public relations (PR) and digital strategy revenues. Revenue from web development and production is recognized based on the percentage of completion method. The stage of completion is assessed by reference to the stage of completion of the development, including completion of services provided for post-delivery service support. Revenue from media sales, portal and E-commerce is recognized at the time that services are rendered. Revenue from PR and digital strategy is recognized when services are rendered in accordance with the provisions of the contracts.

The following specific recognition criteria must also be met before revenue is recognized outside the scope of PFRS 15:

Trading and investment securities gains (losses)- net

Trading and investment securities gains (losses) - net includes all gains and losses from changes in fair value of financial assets at FVTPL, derivatives and gains and losses from disposal of financial assets at FVOCI and financial assets at FVTPL and other financial instruments. Revenue recognized from disposal of financial assets at FVOCI is gross of the commission expense paid to the broker. Revenue is recognized on trade date upon receipt of confirmation of sale of investments from counterparties.

Interest income

Interest income on interest-bearing placements is recorded on a time proportion basis taking into account the effective yield of the asset.

Dividend income

Dividend income is recognized when the right to receive payment is established.

Realized foreign exchange gain

Realized foreign exchange gain pertains to the realized gain from the settlement of US\$ denominated NDF and from the buy and sell of US\$ denominated currency. Realized gain from NDF pertains to the difference between the agreed upon forward rate and the fixing rate used in the actual settlement of the NDF, translated into Philippine peso. While realized gain from the buy and sell of US\$ denominated currency is the difference between the spot rate from the day the currency was bought to the day it was sold. Realized foreign exchange gain is recognized when the transactions are settled and gains are translated into Philippine peso.



Expense Recognition

Expenses are recognized when a decrease in future economic benefits related to a decrease in an asset or an increase of a liability has arisen that can be measured reliably.

Cost of services and sales

Cost of services and sales, which include personnel costs and other expenses incidental to the Group's primary services, are expensed as incurred.

General and administrative expenses

General and administrative expenses, which include the cost of administering the business and are not directly associated with the generation of revenue, are expensed as incurred.

Finance Costs

Finance costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Finance costs are calculated using the EIR method in accordance with PFRS 9 and recorded as interest expense once incurred.

Leases

The Group assesses at contract inception whether a contract is, or contains a lease. A contract contains a lease if it conveys the right to control the use of an identified asset for a period of time in exchange for consideration. The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognizes lease liabilities to make lease payments and ROU assets representing the right-of-use the underlying assets.

(a) ROU assets

The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received and estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognized right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term as follow:

	Years	
Head Office space	5 years	
Branch Office space	1 to 10 years	

Depreciation of ROU asset is presented under "Depreciation and amortization" in Cost of Services (Note 19) and General and Administrative Expenses (Note 20).

Right-of-use assets are subject to impairment. Refer to the accounting policies in section *Impairment of non-financial assets*.

(b) Lease liabilities

At the commencement date of the lease, the Group recognizes lease liabilities measured at the present value of lease payments to be made over the lease term.



The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognized as expense (unless they are incurred to produce inventories) in the period on which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest, presented under "Interest expense", and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

(c) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option, and low-value assets recognition exemption to its leases of branch spaces that are considered of low value (i.e., below \$\frac{1}{2}\$50,000). Lease payments on short-term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

Retirement Cost

VFC has a funded, noncontributory defined benefit retirement plan and the Parent Company, and PEMI have unfunded, noncontributory defined benefit retirement plans covering substantially all of their regular employees.

The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method. This method reflects services rendered by employees up to the date of valuation and incorporates assumptions concerning employees' projected salaries. Actuarial valuations are conducted with sufficient regularity, with option to accelerate when significant changes to underlying assumptions occur.

Defined benefit costs comprise of the following:

- a. service cost;
- b. net interest on the net defined benefit liability or asset; and
- c. remeasurements of net defined benefit liability or asset.

Service costs, which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs.



Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time, which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as expense or income in the consolidated statement of income.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in OCI in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations). If the fair value of the plan assets is higher than the present value of the defined benefit obligation, the measurement of the resulting defined benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The Group's right to be reimbursed of some or all of the expenditure required to settle a defined benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.

Income Taxes

Current 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 are enacted or substantively enacted at the statement of financial position date. The Company periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretations and establishes provisions where appropriate.

Deferred tax

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

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

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



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

- Where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- In respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint arrangements, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

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

Deferred tax assets and liabilities are measured at the tax rates that are applicable 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 statement of financial position date.

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

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

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

Equity

Capital stock is measured at par value for all shares issued and outstanding. When the shares are sold at a premium, the difference between the proceeds and the par value is credited to 'Capital paid-in excess of par value' account. Direct costs incurred related to equity issuance, such as underwriting, accounting and legal fees, printing costs and taxes are chargeable to 'Capital paid-in excess of par value' account. If the 'Capital paid-in excess of par value' is not sufficient, the excess is charged against the 'Retained earnings'.

When the Parent Company issues more than one class of stock, a separate account is maintained for each class of stock and the number of shares issued.



Own equity instruments which are acquired (treasury shares) are deducted from equity and accounted for at weighted average cost. No gain or loss is recognized in the consolidated statement of income on the purchase, sale, issue or cancellation of the Parent Company's own equity instruments.

'Retained earnings' represents accumulated earnings of the Group less dividends declared.

Redeemable Units

A puttable financial instrument is classified as an equity instrument if it has all of the following features:

It entitles the Group to a pro-rata share of a Fund's net assets in the event of a fund's liquidation;

- The instrument is in the class of instruments that is subordinate to all other classes of instruments;
- All financial instruments in the class of instruments that is subordinate to all other classes of instruments have identical features:
- The instrument does not include any contractual obligation to deliver cash or another financial asset other than the Group's right to a pro-rata share of a Fund's net assets; and
- The total expected cash flows attributable to the instrument over the life of the instrument are based substantially on the profit or loss, the change in the recognized net assets or the change in the fair value of the recognized and unrecognized net assets of a fund over the life of the instrument.

In addition to the instrument having all the above features, a fund must have no other financial instrument or contract that has:

- Total cash flows based substantially on the profit or loss, the change in the recognized net assets or the change in the fair value of the recognized and unrecognized net assets of the Fund; and
- The effect of substantially restricting or fixing the residual return to the puttable instrument holders.

The Group classified the redeemable units as financial liabilities presented as 'Net assets attributable to unitholders of a mutual fund subsidiary' in the liability section of the statement of financial position and measure them at fair value.

Dividends on Common Shares

Dividends on common shares are recognized as a liability and deducted from equity when approved by the respective BOD and shareholders of the Parent Company and its subsidiaries while stock dividends are deducted from retained earnings upon distribution. Dividends for the year that are approved after reporting are dealt with as subsequent events.

Basic/Diluted Earnings Per Share

Basic earnings per share (EPS) is determined by dividing net income (loss) attributable to common shareholders by the weighted average number of shares outstanding during the year with retroactive adjustments for any stock split and stock dividends declared.

Diluted EPS is calculated by dividing the net income (loss) attributable to common shareholders by the weighted average number of common shares outstanding during the year adjusted for the effects of any dilutive potential common shares.

As of December 31, 2021 and 2020, the Parent Company does not have dilutive potential common shares.



Provisions

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

If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pretax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligation, the provision is reversed.

Where the Group expects some or all of a provision to be reimbursed, the reimbursement is recognized as a separate asset but only when the reimbursement is virtually certain that the expense relating to any provision is presented in the consolidated statement of income, net of any reimbursement.

Contingent Liabilities and Contingent Assets

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

Events After the Reporting Period

Any post year-end events after reporting date that provide additional information about the Group's financial position at the reporting date (adjusting events), if any, are reflected in the consolidated financial statements. Post year-end events that are not adjusting events, if any, are disclosed in the notes to consolidated financial statements, when material.

Segment Reporting

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on business segments is presented in Note 6. The Group's assets producing revenues are located in the Philippines (i.e., one geographical location). Therefore, geographical segment information is no longer presented.

Standards Issued but Not Yet Effective

Pronouncements issued but not yet effective up to the date of issuance of the Group's consolidated financial statements are listed below. The listing consists of standards and interpretations issued, which the Group reasonably expects to be applicable at a future date. The Group intends to adopt the following pronouncements when they become effective. Adoption of these pronouncements is not expected to have a significant impact on the consolidated financial statements unless otherwise indicated.

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
 - 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

3. Significant Accounting Judgments, Estimates and Assumptions

The preparation of the consolidated financial statements in accordance with PFRS requires the management to make judgments and estimates that affect the reported amounts of revenues, expenses, assets, and liabilities and the accompanying disclosures, as well as disclosure of contingent assets and contingent liabilities, if any. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of any change in judgments and estimates are reflected in the consolidated financial statements as they become reasonably determinable.

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

Judgments

The following are the critical judgments and key assumptions that have a significant risk of material adjustment to the carrying amounts of assets and liabilities within the next financial year:

a. Operating lease commitments - Group as a lessee

The Group has entered into lease contracts for its office spaces and branches. It has determined that it has not acquired all the significant risks and rewards of ownership of the leased properties because of the following factors: (a) the Group will not acquire the ownership of the leased assets upon termination of the lease; and (b) the Group has no option to purchase the asset at a price that is sufficiently lower than the fair value at the date of the option (c) the lease term is only for a period of one year renewable annually. The Group's lease commitments are discussed in Note 22.



b. Determining the timing of satisfaction of performance obligations

Assessing when the Group satisfies a performance obligation, i.e. transfer control of a promised good or service to the customer, over time or point in time involves significant judgment.

Accordingly, it affects the timing of revenue recognition for these performance obligations.

Based on management's assessment, performance obligations related to remittance services (money transfer service income, share in foreign exchange differential, income from business partners and income from money changing services), are series of distinct services that are satisfied over time. As the Group renders the services, the customers simultaneously receive and consumes the benefits provided by the Group's performance of these services.

In measuring the revenue to be recognized over time, management assessed that output method faithfully depicts the Group's performance in transferring control of the services to the customers. Since the Group bills a fixed price per transaction with the customers upon satisfaction of the performance obligations, management believes that this right to consideration from a customer corresponds directly with the value to the customer of the Group's performance completed to date. Accordingly, the Group has applied the "right to invoice" practical expedient in measuring the revenue recognized over time.

c. Recognition of deferred tax assets

Deferred tax assets are recognized for all deductible temporary differences to the extent that it is probable that taxable income will be available against which the differences can be utilized. Significant management judgment is required to determine the amount of deferred tax assets to be recognized, based upon likely timing and level of future taxable income.

The deductible temporary differences for which deferred tax assets and liabilities were recognized in the statements of financial position as of December 31, 2021 and 2020 are disclosed in Note 25.

Estimates

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

a. Fair value of financial instruments

The fair values of derivative assets and liabilities recognized or disclosed in the consolidated financial statements cannot be derived from active markets, these are determined using a valuation technique that include the use of mathematical model. The inputs to this model are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. The judgments include considerations of liquidity and identification of comparable investments and applicable credit spreads to arrive at adjusted quoted market prices.

The carrying values and corresponding fair values of derivative asset and liabilities as well as the manner in which fair values were determined are discussed in more detail in Note 5.

Derivative assets and liabilities recognized in the statement of financial position as of December 31, 2021 and 2020 are disclosed in Note 9.



b. Leases - Estimating the incremental borrowing rate

The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate (IBR) to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment.

The IBR therefore reflects what the Group 'would have to pay', which requires estimation when no observable rates are available or when they need to be adjusted to reflect the terms and conditions of the lease. The Group estimates the IBR using observable inputs such as market interest rates when available and is required to make certain entity-specific estimates.

As of December 31, 2021 and 2020, the Group's lease liabilities amounted to ₱34.08 million and ₱27.53 million, respectively (see Note 22).

c. Credit losses on financial assets

The Group reviews its debt financial assets subject to ECL annually with updating provisions as necessary. The measurement of credit losses requires judgment, in particular, the estimation of amount and timing of future cash flows and collateral values when determining the credit losses and the assessment of SICR. Elements of the model used to calculate ECL that are considered accounting estimates and judgments, include among others:

- Segmentation of financial assets to determine appropriate ECL model and approach
- Criteria for assessing whether there has been SICR in the debt financial assets and so allowances be measured on a lifetime ECL basis and the qualitative assessment
- Segmentation of financial assets when ECL is calculated on a collective basis
- Development of ECL models, including formula and various inputs
- Selection of forward-looking macroeconomic variables and scenarios

The gross carrying amounts of financial assets subject to ECL as of December 31, 2021 and 2020 are disclosed in Note 4, while the related ECL allowances for credit losses are disclosed in Note 8. The allowance for credit losses on these financial assets amounted to ₱12.26 million and ₱72.88 million as of December 31, 2021 and 2020, respectively (see Note 8).

4. Financial Risk Management Objectives and Policies

The Group's principal financial instruments consist of cash and cash equivalents, receivables, financial assets at FVTPL, account payable and other liabilities. The Group also has various other financial assets and liabilities such as deposits.

The main risks arising from the Group's financial instruments are credit risk, liquidity risk and market risks. The BOD reviews and approves the policies for managing each risk and these are summarized below.

Credit risk

Credit risk is the risk that the Group will incur a loss because its customers or counterparties failed to discharge their contractual obligations. The Group manages and controls credit risk by trading only with recognized, creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis so that the Group's exposure to credit losses is not that significant. Since the Group trades only with recognized third parties, there is no requirement for collateral.



As of December 31, 2021 and 2020, the Group's maximum exposure to credit risk is equal to the carrying values of its financial assets since it does not hold any collateral or other credit enhancements that will mitigate credit risk exposure.

The fair values of financial assets at FVTPL and financial assets at FVOCI represent the credit risk exposure as of the reporting date but not the maximum risk exposure that could arise in the future as a result of changes in fair value of the said instruments.

The Group's trade and other receivables and are assessed for impairment based on its lifetime ECL. The allowance for credit losses amounting to ₱12.26 million and ₱72.88 million as of December 31, 2021 and 2020, respectively, pertain to fully-impaired trade and other receivables.

Credit quality per class of financial assets

The table below shows the credit quality of the Group's financial assets based on its stage classification as of December 31, 2021 and 2020. The amounts presented are gross of impairment allowances.

	2021				
	Stage 1	Stage 2	Stage 3	Simplified approach	Total
Neither past due nor impaired				•	
Grade A					
Cash and cash equivalents*	₽3,411,976,917	₽-	₽-	₽-	₽3,411,976,917
Receivables	_	_	_	269,450,636	269,450,636
Deposits (included in "Other					
noncurrent assets")	17,887,276	_	_	_	17,887,276
Grade B	· -	_	_	_	_
Grade C	_	_	_	_	_
Impaired					
Receivables	_	_	_	12,262,375	12,262,375
	₽3,429,864,193	₽-	₽-	₽281,713,011	₽3,723,839,579

^{*}Excludes cash on hand

				2020	
	Stage 1	Stage 2	Stage 3	Simplified approach	Total
Neither past due nor impaired	-				
Grade A					
Cash and cash equivalents*	₽2,751,118,709	₽-	₽-	₽-	2,751,118,709
Receivables	_	_	_	574,234,132	574,234,132
Deposits (included in "Other					
noncurrent assets")	16,932,168	_	_	_	16,932,168
Grade B		_	_	_	
Grade C	_	_	_	_	_
Impaired					
Receivables	_	_	_	72,882,947	72,882,947
	₽2,768,050,877	_	₽-	₽647,117,079	₽3,488,050,903

Receivables under Grade A are all current. Based on assessment of qualitative and quantitative factors that are indicative of the risk of default, the Group assessed that these are considered to have low credit risk and therefore, expected credit losses were assessed to be insignificant.

Impaired receivables are fully provided by allowance as of December 31, 2021 and 2020.



The table below shows the credit quality of the Group's neither past due nor impaired financial assets based on historical experience with the corresponding third parties.

		2021	1	
	Grade A	Grade B	Grade C	Total
Cash and cash equivalents*	₽3,411,976,917	₽_	₽_	₽3,411,976,917
Receivables:				
Due from:				
Western Union	143,601,912	_	_	143,601,912
Business partners	16,000,007	_	_	16,000,007
Brokers	2,215,264	_	_	2,215,264
Trade receivables	· · · -	33,967,042	34,051,036	68,018,078
Interest receivable	30,582,867	_	_	30,582,867
(Forward)				
Receivable from sale of				
investment	₽-	₽-	₽-	₽-
Receivable from related				
parties and employees	_	2,806,825	_	2,806,825
Others	_	18,488,058	_	18,488,058
Deposits (included in "Other		, ,		
noncurrent assets")	_	17,887,276	_	17,887,276
	₽3,604,376,967	₽73,149,201	₽34,051,036	₽3,711,577,204

^{*}Excludes cash on hand

		2020)	
	Grade A	Grade B	Grade C	Total
Cash and cash equivalents*	₽2,751,118,709	₽_	₽-	₽2,751,118,709
Receivables:				
Due from:				
Western Union	470,513,806	_	_	470,513,806
Business partners	9,702,394	_	_	9,702,394
Brokers	16,287,834	_	_	16,287,834
Trade receivables		25,643,342	34,051,036	59,694,378
Interest receivable	37,005,000	_	_	37,005,000
Receivable from sale of				
investment	_	_	44,837,926	44,837,926
Receivable from related				_
parties and employees	_	1,532,331	_	1,532,331
Others	_	7,543,410	_	7,543410
Deposits (included in "Other				
noncurrent assets")	_	16,932,168	_	16,932,168
	₽3,284,627,743	₽51,651,251	₽78,888,962	₽3,415,167,956

The Group rates its financial assets based on internal and external credit rating system. The credit quality of treasury exposures is generally monitored through the external ratings of eligible external credit assessment rating institutions.

Credit Quality		Ex	ternal I	Rating		
Investment Grade (Grade A)	Aaa	Aa	A	Baa	Ba	
Non-Investment Grade (Grade B)	Ba	В	Caa	Ca	C	
Impaired (Grade C)	D					

Grade A financial assets pertain to those investments with counterparties of good credit standing or receivables from clients or customers that consistently pay on or before the maturity date.

Grade B accounts are active accounts with minimal to regular instances of payment, default, due to collection issues. These accounts are typically not impaired as the counterparties generally respond to the Group's collection efforts and update their payment accordingly.



Grade C include those receivables being collected on due dates with varying collection efforts required, ranging from minimum to moderate that may require close monitoring.

Cash and cash equivalents are classified as Grade A because these are deposited with reputable banks.

Financial assets at FVTPL are classified as Grade A since these mostly pertain to investments in listed companies and government-issued bonds.

Liquidity risk

Liquidity risk is the risk that the Group will be unable to meet its payment obligations when they fall due under normal and stressful circumstances. To limit this risk, the Group closely monitors its cash flows and ensures that credit facilities are available to meet its obligations as and when they fall due. Any excess cash is invested in short-term money market placements. These placements are maintained to meet maturing obligations.

Financial assets

Except for financial assets at FVTPL, the analysis into maturity groupings is based on the remaining period from the end of the reporting period to the contractual maturity. For financial assets at FVTPL, the analysis into maturity groupings is based on the expected dates on which the assets will be realized.

Financial liabilities

The maturity grouping is based on the remaining period from the end of the reporting period to the contractual maturity date. When counterparty has a choice of when the amount is paid, the liability is allocated to the earliest period in which the Group can be required to pay.

The table below shows the financial assets and financial liabilities' liquidity information which includes coupon cash flows categorized based on the expected date on which the asset will be realized and the liability will be settled.

	2021					
	On	On Less than 3 to 1 to More tha			More than	
	Demand	3 Months	12 Months	5 years	5 years	Total
Financial Assets						
Cash and cash equivalents*	₽2,871,285,612	₽876,129,149	₽-	₽-	₽-	₽3,747,414,761
Receivables:						
Due from:						
Western Union	143,601,912	_	_	_	_	143,601,912
Business partners and						
brokers	18,215,271	_	_	_		18,215,271
Trade receivable	68,018,078	_	_	_	_	68,018,078
Receivable from related						
parties and employees	_	2,806,825	_	_	_	2,806,825
Others**	_	18,488,058	_	_	_	18,488,058
Financial assets at FVTPL:						
Mutual funds	948,268,858	_	_	_	_	948,268,858
Equity securities	· · · · -	1,648,436,734	_	_	_	1,648,436,734
Corporate bonds*	_	21,771,449	2,258,180,235	_	_	2,279,951,685
Government bonds*	_	23,738,176	2,866,979,404	_	_	2,890,717,580
Other noncurrent assets:						
Deposits	_	_	_	17,887,276	_	17,887,276
	₽4,049,389,731	₽2,591,370,391	₽5,125,159,639	₽17,887,276	₽-	₽11,783,807,037

(Forward)



2021 Less than 3 to On 1 to More than Demand 3 Months 12 Months 5 years 5 years Total Financial Liabilities Accounts payable and other liabilities: Due to sub-agents and brokers ₽33,442,300 ₽33,442,300 158,726,330 158,726,330 Accrued expenses 39,210,998 39,210,998 Trade payable Others*** 1,422,891 1,422,891 Financial liabilities at FVTPL: 13,754,703 13,754,703 Derivative liability Net assets attributable to unitholders 270,454,882 270,454,882 ₽303,897,182 ₽211,692,031 ₽_ ₽1,422,891 ₽517,012,104

^{***}Excludes statutory payables.

			202	20		
	On	Less than	3 to	1 to	More than	
	Demand	3 Months	12 Months	5 years	5 years	Total
Financial Assets				·	<u> </u>	
Cash and cash equivalents*	₽2,124,549,685	₽1,097,993,487	₽-	₽–	₽—	₽3,222,543,172
Receivables:						-
Due from:						-
Western Union	470,513,806	_	_	-	_	470,513,806
Business partners and brokers	25,990,228	_	-	_	-	25,990,228
Trade receivable	25,643,342	_	_	-	_	25,643,342
Receivable from related	_	1,532,331	_	-	_	1,532,331
parties and employees						
Others**		9,075,741	_	_	_	9,075,741
Financial assets at FVTPL:						
Derivative assets	_	1,681,300	_	_	_	1,681,300
Mutual funds	912,120,746	_	_	_	_	912,120,746
Equity securities	-	507,345,643	_	_	_	507,345,643
Corporate bonds*	-	442,284,416	3,022,434,595	_	_	3,464,719,011
Government bonds*	-	100,285,611	3,737,682,715	_	_	3,837,968,326
Other noncurrent assets:						
Deposits				16,932,168	_	16,932,168
	₽2,646,697,061	₱3,089,251,443	₽6,760,117,310	₱16,932,168	₽–	12,496,065,814
						_
Financial Liabilities						
Accounts payable and other						
liabilities:						
Due to sub-agents and brokers	₽128,597,170	₽–	₽-	₽–	₽–	₽128,597,170
Accrued expenses	_	133,976,840	_	-	_	133,976,840
Trade payable	_	63,071,022	_	-	_	63,071,022
Others***	_	_	_	-	1,836,000	1,836,000
Financial liabilities at FVTPL:						
Derivative liability	_	3,378,309	_	_	_	3,378,309
Net assets attributable to	97,172,383	_	_	_	_	
unitholders						97,172,383
	₽128,597,170	₽297,598,554	₽-	₽-	₽1,836,000	₽428,031,724

^{*}Includes future interest (excluding cash on hand).

The Group has committed lines of credit that it can access to meet its liquidity needs. As of December 31, 2021 and 2020, the Group has available credit lines with various banks amounting to ₱1.35 billion and ₱1.70 billion, respectively.

Market risk

Market risk is the risk of change in fair value of financial instruments from fluctuation in market prices (price risk), foreign exchange rates (currency risk) and market interest rates (interest rate risk), whether such change in price is caused by factors specific to the individual instrument or its issuer or factors affecting all instruments traded in the market.



^{*}Includes future interest (excluding cash on hand).

^{**}Others include advances to suppliers and other non-trade receivables.

^{**}Others include advances to suppliers and other non-trade receivables.

^{***}Excludes statutory payables.

The Group is exposed to the risk that the value of the Group's financial assets will be adversely affected by the fluctuations in the price level or volatility of one or more of the said assets. The two main components of the risks recognized by the Group are systematic risk and unsystematic risk.

Systematic risk is the variability in price caused by factors that affect all securities across all markets (e.g. significant economic or political events). Unsystematic risk, on the other hand, is the variability in price caused by factors which are specific to the particular issuer (corporation) of the debt or equity security. Through proper portfolio diversification, this risk can be minimized as losses on one particular debt or equity security may be offset by gains in another.

To further mitigate these risks, the Group ensures that the investment portfolio is adequately diversified taking into consideration the size of the portfolio.

a. Foreign currency risk

The Group has transactional currency exposures. The Group's financial instruments which are denominated in foreign currency include cash and cash equivalents, receivables, financial assets at FVTPL. The Group maintains several United States dollar (US\$) accounts to manage its foreign currency denominated transactions.

The Group's financial assets and liabilities denominated in U.S. dollar are as follows:

	2021	2020
Cash and cash equivalents	US\$16,097,320	US\$15,446,915
Receivables	1,213,484	9,959,095
Investments	10,022,834	10,454,297
	27,333,638	35,860,307
Due to sub-agents	(200,217)	(743,276)
Net foreign currency-denominated assets	27,065,163	35,117,031
Currency forwards	(36,400,000)	(41,609,000)
Net exposure	(US\$9,334,837)	(US\$6,491,969)

In translating the foreign currency denominated assets and liabilities into peso amounts, the exchange rates used are ₱50.99 to US\$1 and ₱48.02 to US\$1 as of December 31, 2021, and December 31, 2020, respectively.

The following table presents the impact on the Group's income before income tax due to change in the fair value of its monetary assets and liabilities, brought about by a reasonably possible change in the U.S. dollar to Peso exchange rate, with all other variables held constant. There is no other impact on equity other than those affecting earnings.

	2021	2021)
	Effect on Net	Effect on Net Effect on Net		Change in
	Income	Income	Income	Foreign
	before Tax	before Tax	before Tax	Exchange Rate
Increase	₽4,283,850	+0.90%	₽2,805,699	+0.90%
Decrease	(4,283,850)	-0.90%	(\$\P2,805,699)\$	-0.90%

The increase in U.S. dollar to Peso rate means weaker Peso against the U.S. dollar while decrease in U.S. dollar to Peso exchange rate means stronger Peso against the U.S. dollar.



b. Equity price risk

Equity price risk is the risk that the fair value of quoted FVTPL equity investments will fluctuate as a result of changes in the value of individual stock investments.

The table below demonstrates the sensitivity to a reasonably possible change in Philippine stock index (PSEi), with all other variables held constant, of the Group's equity classified as FVTPL equity investments, as of December 31, 2021 and 2020:

	2021		2020		
_	% Variance on	% Variance on	% Variance on	% Variance on	
	Equity Price	Equity Price	Equity Price	Equity Price	
Increase	+12.637%	₽171,454,570	+13.256%	₽107,338,849	
Decrease	-12.637%	(171,454,570)	-13.256%	(107,338,849)	

The table below demonstrates how the change in the investment portfolio of the Group's mutual funds affects profit or loss with a reasonably possible change in the NAVPs for the years ended December 31, 2021 and 2020 with all other variables held constant:

	2021		2020		
	% Variance on	% Variance on	% Variance on	% Variance on	
	Net Asset Value	Net Asset Value	Net Asset Value	Equity Price	
Increase	+12.637	99,895,196	+11.598%	₽96,654,147	
Decrease	-12.637	(99,895,196)	-11.598%	(96,654,147)	

c. Interest rate risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or the fair values of financial instruments. The Group's exposure to market risk for changes in interest rates relates primarily to the Group's investments.

The Group's market risk policy requires it to manage interest rate risk by maintaining appropriate mix of fixed and variable rate instruments. The policy also requires it to manage the maturities of interest-bearing financial assets.

The following table demonstrates the sensitivity of the Group's FVTPL debt securities to a reasonably possible change in interest rates for the year ended December 31, 2021, and 2020:

	2021	2020
Change in Basis Points	Effect on Profit/Loss	Effect on Profit/Loss
Increase by 100	(P 88,256,186)	(P 115,725,392)
Decrease by 100	94,784,508	114,083,516

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern, so that it can 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 management considers capital stock and retained earnings as core capital of the Group.

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares.

The Group monitors capital on the basis of the debt-to-equity ratio. As of December 31, 2021 and 2020, the Group has no interest-bearing long-term debt.



The debt-to-equity ratio as of December 31, 2021 and 2020 are as follows:

	2021	2020
Total debt (a)	₽ 632,367,806	₽518,627,439
Total equity (b)	11,127,347,249	10,649,197,291
Debt-to-equity ratio (a/b)	0.06:1:00	0.05:1:00

5. Fair Value of Financial Instruments

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. Fair values are obtained from quoted market prices, discounted cash flow models and option pricing models, as appropriate.

The following methods and assumptions are used to estimate the fair value of each class of financial instruments:

Cash and cash equivalents, receivables, accounts payable and other current liabilities and notes payable

The carrying amounts approximate fair values due to the short-term nature of these financial instruments.

Financial assets and liabilities at FVTPL (except derivatives)

Fair values are generally based on quoted market prices. For the Group's equity investments, fair values are determined based on quoted closing prices or bid price in cases when the former is not available in the PSE for 2021 and 2020. For the Group's fixed income investments, fair values are determined based on BVAL reference rates for 2021 and 2020, respectively.

If market prices are not readily available or if the securities are not traded in an active market, fair values are estimated using either values obtained from independent parties offering pricing services or adjusted quoted market prices of comparable investments or using the discounted cash flow methodology. For unquoted equity securities for which no reliable basis for fair value measurement is available, these are carried at cost net of impairment, if any. For the Group's mutual funds, fair values are estimated using published net asset value (NAV).

Rental deposit

Fair values are estimated using the discounted cash flow methodology using the interpolated benchmark rates. The discount rate used in estimating the fair values of rental deposits ranges from 1.00% to 3.00% as of December 31, 2021 and 2020, respectively.

Derivative instruments (included under financial assets and liabilities at FVTPL)

Fair values are calculated by reference to the prevailing interest differential and spot exchange rate as of the reporting date, taking into account the remaining term to maturity of the derivative instruments. For the stock warrants, fair values are determined based on quoted prices.

Net assets attributable to unitholders of a mutual fund subsidiary Fair values are estimated using published net asset value (NAV).



The fair value hierarchy as of December 31, 2021 and 2020 follows:

			2021		
	Carrying		2021		
	Value	Level 1	Level 2	Level 3	Total
Assets measured at fair value	v anuc	Leveri	Ecvel 2	Ectelo	10001
Financial assets at FVTPL (Note 9):					
Corporate bonds	2,232,589,461	2,232,589,461	₽-	₽-	₽2,232,589,461
Government bonds	2,772,417,562	2,772,417,562	_	_	2,772,417,562
Equities	1,648,436,734	1,648,436,734	_	_	1,648,436,734
Mutual funds	948,268,858	· · · -	948,268,858	_	948,268,858
	₽7,601,712,615	₽6,653,443,757	₽948,268,858	₽-	₽7,601,712,615
Financial liabilities at FVTPL					
Derivative liabilities (Note 15)	₽13,754,703	₽-	₽13,754,703	₽-	₽13,754,703
Assets for which fair values			· · ·		
are disclosed					
Rental deposits (Note 14)	₽ 17,887,276	₽-	₽-	₽17,887,276	₽17,887,276
Liabilities for which fair values are					
disclosed					
Net assets attributable to					
unitholders of a mutual					
fund subsidiary (Note 16)	₽270,454,882	₽-	₽270,454,882	₽-	₽270,454,882
•					
			2020		
	Carrying		2020		
		T 11	T 10	T 12	Tr. 4.1
Assets measured at fair value	Value	Level 1	Level 2	Level 3	Total
Financial assets at FVTPL (Note 9):					
Corporate bonds	₽3,495,088,751	₽3,495,088,751	₽-	₽-	₽3,495,088,751
Government bonds	2,214,589,097	2,214,589,097	r- _	r- _	2,214,589,097
Equities	507,345,643	507,345,643			507,345,643
Mutual funds	912,120,746	507,5 4 5,0 4 5	912,120,746	_	912,120,746
Derivative assets	1,681,300	_	1,681,300	_	1,681,300
Delivative assets	₽7,130,825,537	₽6,217,023,491	₽913,802,046	₽-	₽7,130,825,537
Financial liabilities at FVTPL	17,130,023,337	1 0,217,023,471	1715,002,040	1	17,130,023,337
Derivative liabilities (Note 15)	₽3,378,309	₽-	₽3,378,309	₽-	₽3,378,309
	F3,376,309	Т	F3,376,309	Г	F3,376,309
Assets for which fair values					
are disclosed	D10 000 505	D	D	D10 000 505	D10 000 505
Rental deposits (Note 14)	₽18,090,505	₽-	₽-	₽18,090,505	₽18,090,505
Liabilities for which fair values are					
disclosed					
Net assets attributable to					
unitholders of a mutual	205 150 202	_	DOT 172 202	_	DOE 150
fund subsidiary (Note 16)	₽97,172,383	₽-	₱97,172,383	₽-	₽97,172,383

Fair value measurement of financial assets and liabilities under Level 2 were based on interest rates and yield curves, implied volatilities and foreign exchange spread. The Level 3 input used in the fair value measurement of the Company's rental deposits is the interpolated benchmark rates. Significant increases (decreases) in discount rate would result in a significantly lower (higher) fair value of rental deposits.

As of December 31, 2021 and 2020, there are no transfers into and out of Level 1, Level 2, and Level 3 fair value hierarchy.



6. Segment information

For management purposes, the Group is organized into major operating business segments as follows:

a. Investment holdings

The investment holdings segment deals in the acquisition and sale of financial instruments.

b. Remittance services

The remittance services segment provides the infrastructure and services as the largest direct agent for money transfer of Overseas Filipino Workers. Beyond the remittance business, this segment facilitates the fulfillment of e-commerce transactions and serves as a payment platform for any Business to Business (B2B) or Business to Customers (B2C) initiative.

c. Mutual fund management

This segment deals in the management of mutual funds. Subject to the management agreements with the respective funds, PEMI shall manage the resources and operations of the funds. The services contemplated include Investment and re-investment of the assets of the entities in accordance with the investment policies or guidelines and in conformity with the entities' prospectus(es) and applicable Philippine laws and regulations; Preparation and submission of such information and data relating to economic conditions, industries, business, corporations, or securities; Coordination of the activities of, and extension of all necessary cooperation or assistance to, the custodian bank, the auditors and the legal counsel of the entities, without prejudice to the direct responsibility of such firms to the entities; Representation with government offices, instrumentalities and agencies, including all work required in registering the funds' securities, obtaining proper licenses and permits-complying with other legal requirements including those requirements relevant to PEMI's own operations, and submitting regular reports to various government agencies; Accounting, bookkeeping, clerical and other administrative services in the ordinary conduct of the Funds' activities, other than those services provided by the custodian, the auditors and the legal counsel; Transactions with stockbrokers for the account of the entities in connection with PEMI's investment and reinvestment of the funds' assets. In addition, PEMI shall provide such office space and other administrative facilities as the entities shall reasonably require in the ordinary conduct of its business.

Management monitors the operating results of each segment. The measure presented to manage segment performance is the segment income before tax. Segment income before tax is based on the same accounting policies as the consolidated net income except that intersegment revenues are eliminated only at the consolidation level. Transfer pricing between segments are on arm's length basis in a manner similar to transactions with third parties.

The Executive Committee (Excom) is actively involved in planning, approving, reviewing, and assessing the performance of each Group's segment. The Excom oversees the Group's decision making process. The Excom's functions are supported by the heads of each of the segments, which provide essential input and advice in the decision-making process. The Chief Operating Decision Maker is the Chief Executive Officer.

The management income earned from various funds managed by the Group comprised 27.78%, 23.33%, and 21.64% of Group's total revenue in 2021, 2020 and 2019, respectively.



The following table presents earnings and other information of operating segments presented in accordance with PFRS:

Part				2021		
Part	-	Investment	Remittance			
Page					Eliminations	Consolidated
Cost of services and sales						
Depocation and amoritzation 4,36k,105 49,108,222 81,554,75 44,67,881 12,283,22 Segment income before tax 38,811,359 59,941,331 187,100,849 44,501,366 75,065,437,37 Net income attributable to continuing operations 30,901,820 43,118,325 144,144,124 44,501,366 78,591,470 Net income attributable to continuing operations 30,802,702 43,118,325 144,144,124 44,501,366 17,757,15,057 Segment assets 9,062,701,561 1,378,995,534 1,310,272,781 (529,154,806 11,797,715,057 Segment gactivities 33,082,702 196,470,51 144,002,350 (38,932,087) 623,367,804 Costs to acquire property and equipment 43,685,92 319,016,784 126,980,116 - 306,044,575 Investing activities 115,7224,453 24,555,770 - 0 132,668,683 Financing activities 115,7224,453 24,555,770 - 0 132,668,683 Financing activities 116,046,092 34,092,092 - 0 132,668,683 Financing activities 4,476,782 38,803,803 - 0 - 0 132,668,683 Financing activities 4,476,782 38,803,803 - 0 - 0 132,668,683 Financing activities 4,462,263 64,873,562 8,327,492 4,552,655 37,3110,619 Feveruse 4,462,263 64,873,562 4,462,263 64,873,562 4,462,263 64,873,562 4,462,463 Feveruse 5,476,782 38,886,299 4,1902,798 11,176,789,997 Feveruse 6,466,777 4,462,263 64,873,562 4,462,463 4,462,463 Feveruse 6,466,777 4,462,463 4,462,463 4,462,463 Feveruse 6,466,778 4,462,463 4,462,463 4,462,463 Feveruse 6,466,778 4,462,463 Feveruse 6,466,778 4,462,463 Feveruse 6,466,778 4,462,463 Feveruse 6,466,					(P 8,213,695)	
Interest expense 3,485,136 17,100,849 17,200,320 17,000,849						
Segment income before tax 18.811.759 16.92.300 42.956.725 78.591.470 7		4,368,105		8,155,457		
Provision for income tax 18,811,739 16,823,006 42,956,725 — 78,591,470 479,062,070		220 112 770		-		
Net innorm attributable to continuing operations 309,301,820 43,118,325 144,144,124 (4,501,366) 422,602,903 10000					(4,501,366)	
Segment assets 9,602,701,546 1,378,895,534 1,310,272,781 622,154,806 11,759,715,055 1,056,800,1016 1,056,801,					(4 501 200)	
Segment assets 9,00,701,546 1,378,895,554 1,310,272,781 629,154,806 11,759,715,055 63,325,798 63,325,728 63,325,728	~ ·	309,301,820	43,118,325	144,144,124	(4,501,500)	492,062,903
Segment liabilities		9 602 701 546	1 375 895 534	1 310 272 781	(529 154 806)	11 759 715 055
Cost of acquire property and equipment						
Note and flows (used) provided by Operating activities		,	,,	,	-	
Companing activities						(***,***)
Primarcing activities	Operating activities	(139,192,327)	319,016,784	126,980,116	_	306,804,573
Investment Holdings		(436,502)	(367,953)	-		(804,455)
Investment Holdings	Financing activities	157,224,453	(24,555,770)	_	_	132,668,683
Investment Holdings				2020		
Revenues	-	Investment	Remittance			
Earnings Information P332,626,170 P428,874,804 P231,762,600 (P6,910,776) P986,352,798 Cost of services and sales 4,276,782 338,087,392 56,463,777 - 338,827,951 Depreciation and amortization 4,462,263 64,873,662 8,327,429 (4,552,655) 73,110,619 Cost of services and sales 4,276,782 338,087,392 56,463,777 - 338,827,951 Cost of services and sales 4,276,782 338,087,392 56,463,777 - 338,827,951 Cost of services and sales 4,276,782 308,862,209 41,902,798 154,403,889 (984,602) 504,184,294 Provision for income tax 16,743,530 18,482,269 42,677,194 104 77,903,097 Net income attributable to continuing operations 292,118,679 23,420,529 111,726,695 (984,706) 426,281,197 Other Information 292,118,679 23,420,529 111,726,695 (984,706) 426,281,197 Other Information 216,764,233 283,265,865 135,147,967 (26,550,626) 518,627,439 Cost to acquire property and equipment 96,000 5,501,812 1,307,779 - 6,905,591 Cost to acquire property and equipment 437,365,446 178,982,861 117,693,738 - 734,042,045 Investing activities 437,365,446 178,982,861 117,693,738 - 734,042,045 Investing activities 71,081,652 (33,603,033) - 7 - 3,7478,619 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 441,662,601 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 441,662,601 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 441,662,601 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 441,662,601 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 441,662,601 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 441,662,601 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 446,62,601 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 446,62,601 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 446,62,601 Cost of services					Eliminations	Consolidated
Cost of services and sales	Earnings Information					
Depreciation and amortization	Revenues	₱332,626,170	₱428,874,804	₱231,762,600	(P6,910,776)	₱986,352,798
Interest expense		4,276,782	338,087,392	56,463,777		398,827,951
Segment income before tax 308,862,209 41,902,798 154,403,889 (984,602) 504,184,294 Provision for income tax 16,743,530 18,482,269 42,677,194 104 77,903,097 Net income attributable to continuing operations 292,118,679 23,420,529 111,726,695 (984,706) 426,281,197 Other Information 292,118,679 23,420,529 111,726,695 (984,706) 426,281,197 Other Information 292,118,679 23,420,529 11,1726,695 (476,087,290) 11,167,824,730 Segment liabilities 126,764,233 283,265,865 135,147,967 (26,550,626) 518,627,439 Costs to acquire property and equipment 96,000 5,501,812 1,307,779 - 6,905,591 Net cash flows (used) provided by (11,112,29) (13,176,162) (1,307,771) - (15,595,162) Financing activities (1,111,229) (13,176,162) (1,307,771) - (15,595,162) Financing activities 71,081,652 (33,603,033) 20 2019		4,462,263		8,327,429		
Provision for income tax		_		_		
Net income attributable to continuing operations 292,118,679 23,420,529 111,726,695 (984,706) 426,281,197 Other Information Segment assets 9,068,958,680 1,418,059,619 1,156,893,721 (476,087,290) 11,167,824,730 Segment liabilities 126,764,233 283,265,865 135,147,967 (26,550,626) 518,627,439 Costs to acquire property and equipment 96,000 5,501,812 1,307,779 - 6,995,591 Net cash flows (used) provided by Operating activities 437,365,446 178,982,861 117,693,738 - 734,042,045 Investing activities (1,111,229) (13,176,162) (13,07,771) - (15,595,162) Financing activities 71,081,652 (33,603,033) 37,478,619 Investment Holdings Services Mutual Fund Management						
Other Information Segment assets 9,068,958,680 1,418,059,619 1,156,893,721 (476,087,290) 11,167,824,730 Segment liabilities 126,764,233 283,265,865 135,147,967 (26,550,626) 518,627,439 Costs to acquire property and equipment 96,000 5,501,812 1,307,779 - 6,905,591 Net cash flows (used) provided by Operating activities 437,365,446 178,982,861 117,693,738 - 734,042,045 Investing activities (1,111,229) (13,176,162) (13,07,771) - (15,595,162) Financing activities 71,081,652 (33,603,033) - 7 - 37,478,619 The string activities 71,081,652 (33,603,033) - 7 - 7 37,478,619 The string activities 71,081,652 (33,603,033) - 7 - 7 37,478,619 The string activities 71,081,652 (33,603,033) - 7 - 7 37,478,619 The string activities 71,081,652 (33,603,033) - 7 - 7 37,478,619 The string activities 71,081,652 (33,603,033) - 7 - 7 37,478,619 The string activities 71,081,652 (33,603,033) - 7 - 7 37,478,619 The string activities 71,081,652 (33,603,033) - 7 - 7 37,478,619 The string activities 77,40,404 70,4						
Segment assets 9,068,958,680 1,418,059,619 1,156,893,721 (476,087,290) 11,167,824,730 Segment liabilities 126,764,233 283,265,865 135,147,967 (26,550,626) 518,627,439 Costs to acquire property and equipment 96,000 5,501,812 1,307,779 - 6,905,591 Net cash flows (used) provided by 437,365,446 178,982,861 117,693,738 - 734,042,045 Investing activities (1,111,229) (13,176,162) (1,307,771) - - 155,59,1629 Financing activities 71,081,652 (33,603,033) - 2019 2019 Earnings Information Revenues Multiple of the property and sales P597,458,757 P599,874,878 P305,770,501 (P10,032,072) P1,403,072,064 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 441,662,601 Depreciation and amortization 5,383,275 65,448,270 12,341,452 (4,637,881) 78,535,116 Interest expense 7 7,753,846 20,90,673,60 </td <td>Net income attributable to continuing operations</td> <td>292,118,679</td> <td>23,420,529</td> <td>111,726,695</td> <td>(984,706)</td> <td>426,281,197</td>	Net income attributable to continuing operations	292,118,679	23,420,529	111,726,695	(984,706)	426,281,197
Segment liabilities 126,764,233 283,265,865 135,147,967 (26,550,626) 518,627,439 Costs to acquire property and equipment 96,000 5,501,812 1,307,779 - 6,905,591 Net eash flows (used) provided by						
Costs to acquire property and equipment Net each flows (used) provided by Coperating activities						
Net cash flows (used) provided by Operating activities					(26,550,626)	
Operating activities		96,000	5,501,812	1,307,779	_	6,905,591
Investing activities (1,111,229) (13,176,162) (1,307,771) - (15,595,162) (15,095,162) (1,307,771) - (15,595,162) (1,307,771) - (15,595,162) (1,307,771) - (1,307,78,619) (1,307,771) - (1,307,78,619) (1,307,771) - (1,307,78,619) (1,307,771) - (1,307,78,619) (1,307,771) - (1,307,78,619) (1,307,771) - (1,307,78,619) (1,307,771) (1,307,78,619) (1,307,771) (1,307,78,619) (1,307,78		437,365,446	178,982,861	117,693,738	_	734,042,045
Investment Holdings		(1,111,229)	(13,176,162)	(1,307,771)	_	(15,595,162)
Investment Holdings	Financing activities	71,081,652	(33,603,033)		_	37,478,619
Investment Holdings						
Holdings Services Management Eliminations Consolidated	-	Invastment	Damittanaa			
Earnings Information Revenues P597,458,757 P509,874,878 P305,770,501 P1,032,072) P1,403,072,064 Cost of services and sales 5,242,202 369,368,903 67,051,496 - 441,662,601 Depreciation and amortization 5,383,275 65,448,270 12,341,452 (4,637,881) 78,535,116 Interest expense - 7,753,846 - (2,206,814) 5,547,032 Segment income before tax 556,054,702 81,509,614 209,067,360 385,964 847,017,640 Provision for income tax (11,814,323) 24,415,178 59,021,066 320,764 71,942,658 Net income attributable to continuing operations 567,869,025 57,094,436 150,046,294 65,200 775,074,955 Other Information Segment assets 8,763,847,678 1,603,252,257 1,047,669,661 (519,890,000) 10,894,879,596 Segment liabilities 77,140,318 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 - 39,332,633 Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 - (2,983,084,052) Investing activities (9,563,566) - (8,153,722) - (17,717,288)					Fliminations	Consolidated
Revenues ₱597,458,757 ₱509,874,878 ₱305,770,501 (₱10,032,072) ₱1,403,072,064 Cost of services and sales 5,242,202 369,368,903 67,051,496 — 441,662,601 Depreciation and amortization 5,383,275 65,448,270 12,341,452 (4,637,881) 78,535,116 Interest expense — 7,753,846 — (2,206,814) 5,547,032 Segment income before tax 556,054,702 81,509,614 209,067,360 385,964 847,017,640 Provision for income tax (11,814,323) 24,415,178 59,021,066 320,764 71,942,685 Net income attributable to continuing operations 567,869,025 57,094,436 150,046,294 65,200 775,074,955 Other Information Segment assets 8,763,847,678 1,603,252,257 1,047,669,661 (519,890,000) 10,894,879,596 Segment liabilities 77,140,318 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 — 39,332,633 Net cash flows (used) provide	Farnings Information	Holdings	Bervices	Management	Liminations	Consolidated
Cost of services and sales 5,242,202 369,368,903 67,051,496 — 441,662,601 Depreciation and amortization 5,383,275 65,448,270 12,341,452 (4,637,881) 78,535,116 Interest expense — 7,753,846 — (2,206,814) 5,547,032 Segment income before tax 556,054,702 81,509,614 209,067,360 385,964 847,017,640 Provision for income tax (11,814,323) 24,415,178 59,021,066 320,764 71,942,685 Net income attributable to continuing operations 567,869,025 57,094,436 150,046,294 65,200 775,074,955 Other Information Segment assets 8,763,847,678 1,603,252,257 1,047,669,661 (519,890,000) 10,894,879,596 Segment liabilities 77,140,318 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 — 39,332,633 Net cash flows (used) provided by — (8,153,722) — (2,983,084,052) Invest		₽597.458.757	₽509.874.878	₽305,770,501	(¥10.032.072)	₽1.403.072.064
Interest expense 7,753,846 - (2,206,814) 5,547,032 Segment income before tax 556,054,702 81,509,614 209,067,360 385,964 847,017,640 Provision for income tax (11,814,323) 24,415,178 59,021,066 320,764 71,942,685 Net income attributable to continuing operations 567,869,025 57,094,436 150,046,294 65,200 775,074,955 Other Information 8,763,847,678 1,603,252,257 1,047,669,661 (519,890,000) 10,894,879,596 Segment liabilities 77,140,318 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 - 39,332,633 Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 - (2,983,084,052) Investing activities (9,563,566) - (8,153,722) - (17,717,288)	Cost of services and sales					
Segment income before tax 556,054,702 81,509,614 209,067,360 385,964 847,017,640 Provision for income tax (11,814,323) 24,415,178 59,021,066 320,764 71,942,685 Net income attributable to continuing operations 567,869,025 57,094,436 150,046,294 65,200 775,074,955 Other Information Segment assets 8,763,847,678 1,603,252,257 1,047,669,661 (519,890,000) 10,894,879,596 Segment liabilities 77,140,318 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 - 39,332,633 Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 - (2,983,084,052) Investing activities (9,563,566) - (8,153,722) - (17,717,288)	Depreciation and amortization	5,383,275	65,448,270	12,341,452	(4,637,881)	78,535,116
Provision for income tax (11,814,323) 24,415,178 59,021,066 320,764 71,942,685 Net income attributable to continuing operations 567,869,025 57,094,436 150,046,294 65,200 775,074,955 Other Information Segment assets 8,763,847,678 1,603,252,257 1,047,669,661 (519,890,000) 10,894,879,596 Segment liabilities 77,140,318 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 - 39,332,633 Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 - (2,983,084,052) Investing activities (9,563,566) - (8,153,722) - (17,717,288)	Interest expense	_	7,753,846	_	(2,206,814)	5,547,032
Net income attributable to continuing operations Other Information 567,869,025 57,094,436 150,046,294 65,200 775,074,955 Other Information 8,763,847,678 1,603,252,257 1,047,669,661 (519,890,000) 10,894,879,596 Segment lassets 8,763,847,678 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 — 39,332,633 Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 (8,153,722) (17,717,288) 						
Other Information Segment assets 8,763,847,678 1,603,252,257 1,047,669,661 (519,890,000) 10,894,879,596 Segment liabilities 77,140,318 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 - 39,332,633 Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 - (2,983,084,052) Investing activities (9,563,566) - (8,153,722) - (17,717,288)						
Segment assets 8,763,847,678 1,603,252,257 1,047,669,661 (519,890,000) 10,894,879,596 Segment liabilities 77,140,318 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 — 39,332,633 Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 — (2,983,084,052) Investing activities (9,563,566) — (8,153,722) — (17,717,288)		567,869,025	57,094,436	150,046,294	65,200	775,074,955
Segment liabilities 77,140,318 496,247,668 151,174,096 (61,843,415) 662,718,667 Costs to acquire property and equipment 745,032 33,556,990 5,030,611 - 39,332,633 Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 - (2,983,084,052) Investing activities (9,563,566) - (8,153,722) - (17,717,288)		8 763 847 678	1 603 252 257	1 047 669 661	(519 890 000)	10 894 879 596
Costs to acquire property and equipment Net cash flows (used) provided by Operating activities 745,032 33,556,990 5,030,611 - 39,332,633 Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 - (2,983,084,052) Investing activities (9,563,566) - (8,153,722) - (17,717,288)						
Net cash flows (used) provided by Operating activities (3,179,827,231) 29,474,524 167,268,655 - (2,983,084,052) Investing activities (9,563,566) - (8,153,722) - (17,717,288)					(01,015,115)	
Operating activities (3,179,827,231) 29,474,524 167,268,655 - (2,983,084,052) Investing activities (9,563,566) - (8,153,722) - (17,717,288)		, .5,552	33,230,270	2,020,011		37,332,033
Investing activities (9,563,566) - (8,153,722) - (17,717,288)		(3,179,827,231)	29,474,524	167,268,655	_	(2,983,084,052)
			· · -		_	(17,717,288)
	Financing activities	93,253,518	(6,123,218)		_	87,130,300

Eliminating entries pertaining to revenue represents the elimination of accumulated market gains from the Parent Company's mutual fund investments in PMIF, PAOF, PGF, PBF and PFCFF. Eliminating entries for segment assets is the net effect of eliminating the cost of the Parent Company's investment in its subsidiaries, and any intercompany receivables. While eliminating entry for segment liabilities represent elimination of intercompany payables.

PEMI qualifies as a subsidiary with significant non-controlling interest. The financial information under the mutual fund management segment pertains solely to PEMI.



7. Cash and Cash Equivalents

This account consists of:

	2021	2020
Cash on hand	₽ 269,470,073	₽468,686,325
Cash in banks	2,601,815,539	1,655,863,360
Cash equivalents	810,161,378	1,095,255,349
	₽3,681,446,990	₱3,219,805,034

Cash in banks earn interest at the prevailing bank deposit rates. Cash equivalents are made for varying periods of one to three months depending on the immediate cash requirements of the Group. Cash equivalents earn annual interest rates ranging from 0.13% to 0.88% in 2021, 0.25% to 0.45% in 2020 and 0.50% to 0.70% in 2019.

Interest income from cash and cash equivalents amounted to ₱12.53 million, ₱31.84 million and ₱112.81 million in 2021, 2020 and 2019 respectively (see Note 18).

8. Receivables

This account consists of:

	2021	2020
Due from:		
Western Union	₽143,601,912	₱470,513,806
Business partners	16,000,007	9,702,394
Brokers	2,215,264	16,287,834
Trade receivables	68,018,078	59,694,378
Receivable from sale of investment	_	38,592,600
Accrued interest receivable	30,582,867	37,005,000
Receivable from related parties and employees	2,806,825	_
Advances to employees	_	1,532,331
Others	18,488,058	13,788,736
	281,713,011	647,117,079
Less: Allowance for credit losses	(12,262,375)	(72,882,947)
	₽269,450,636	₽574,234,132

Due from Western Union represents pay-outs of VFC for fund transfers and remittance services, which were not yet reimbursed by Western Union as of December 31, 2021 and 2020.

Due from business partners include receivables from counterparty banks for cash to be delivered to the branches.

Receivable from sale of investment pertains to the sale of the Parent Company's investment in Lucky Star. Since Management believes that there is significant uncertainty with respect to the recovery of its investment in Lucky Star as a result of the Supreme Court decision to shut down Jai-alai operations, the Parent Company sold its investment in Lucky Star for \$\mathbb{P}96.59\$ million (a company incorporated to operate off-front on betting stations in the Philippines). The related receivable from the sale, which is collectible over ten years at certain pre-agreed installment terms until 2012, has been fully provided with allowance for impairment and credit losses.



In 2021 and 2020, the Board of Directors approved the write-off of receivables from Lucky Star amounting to ₱38.59 million and ₱44.00 million, respectively.

The terms and conditions of receivables are as follows:

- Due from Western Union, sub-agents, and business partners generally have one to four days' term.
- Due from broker is usually collectible within three days.
- Trade receivables include receivables from advertising and web development services which are normally collectible within two to four months after billing is made. This also includes management and commission income earned from the funds managed by the Group.
- Other receivables are all short-term in nature.

Details of allowance for credit losses as of December 31, 2021 and December 31, 2020 are as follows:

	2021	2020
Trade receivables	₽12,023,063	₽34,051,035
Receivable from sale of investment	_	38,592,600
Others	239,312	239,312
	₽12,262,375	₽72,882,947

In 2021 and 2020, receivables amounting to ₱12.26 million and ₱72.88 million were carried at stage 3 and there were no transfers into and out of stage 3.

The rollforward analysis of allowance for credit losses follow:

			2021	
	Trade receivables	Receivable from sale of investment	Others	Total
Balance at January 1 Write-off	₽34,051,035 (22,027,972)	₽38,592,600 (38,592,600)	₽239,312 -	₽72,882,947 (60,620,572)
Balance at December 31	₽12,023,063	₽-	₽239,312	₽12,262,375
		D : 11	2020	
	Trade	Receivable from sale of	Od	T.A.1
Dalamas at Ianuamy 1	receivables	investment	Others	Total
Balance at January 1 Write-off	₱34,051,035 -	₱82,592,600 (44,000,000)	₽239,312 -	₱116,882,947 (44,000,000)
Balance at December 31	₽34,051,035	₽38,592,600	₽239,312	₽72,882,947



9. Investment Securities

Financial Assets at FVTPL

This account consists of investments in:

	2021	2020
Corporate bonds	₽2,232,589,461	₽3,495,088,751
Mutual funds	948,268,857	912,120,746
Government bonds	2,772,417,563	2,214,589,097
Equities	1,648,436,734	507,345,643
Derivative assets	_	1,681,300
	₽7,601,712,615	₽7,130,825,537

In 2021, 2020 and 2019, interest income from government and corporate bonds amounted to ₱182.88 million, ₱263.20 million and ₱248.70 million, respectively (see Note 18).

Government bonds

Government bonds include peso-denominated securities which earn interest ranging from 1.90% to 5.50% in 2021, 2.62% to 5.50% in 2020 and 2.90% to 5.50% in 2019. It also includes dollar-denominated bonds with interest rates ranging from 3.75% to 4.10% in 2021, 2020 and 2019.

Corporate bonds

Corporate bonds include peso-denominated securities which earn interest ranging from 2.00% to 5.10% in 2021, 3.12% to 5.09% in 2020, and 3.36% to 5.65% in 2019. It also includes dollar-denominated securities with interest rates ranging from 2.13% to 7.38% in 2021 and 3.28% to 7.38% in 2020 and 2019.

Equity Securities

Quoted equity securities pertain to investments in stocks listed in the PSE.

Dividend income earned from FVTPL equity securities amounted to ₱18.69 million, ₱9.74 million and ₱5.58 million in 2021, 2020 and 2019, respectively (see Note 18).

Derivative instruments

The Group's outstanding currency forward contracts have an aggregate notional amount of \$36.40 million and US\$41.61 million as of December 31, 2021 and 2020, respectively.

As of December 31, 2021 and 2020, the weighted average forward contract rate is ₱50.62 to US\$1 and ₱48.12 to US\$1, respectively. As of December 31, 2021 and 2020, the Group is in a net sell US dollar position.

The movements in the Group's derivative instruments are as follows:

	2021	2020
Balance at beginning of year		_
Derivative assets	₽ 22,761,867	₽2,491,000
Derivative liabilities	(914,000)	(322,000)
	21,847,867	2,169,000

(Forward)



	2021	2020
Fair value changes	₽76,590,081	₽118,311,247
Settled transactions (Note 10)	(79,880,469)	(122,177,256)
	(3,290,388)	(3,866,009)
Balance at end of year		_
Derivative assets	-	1,681,300
Derivative liabilities (Note 15)	(13,754,703)	(3,378,309)
	(₱13,754,703)	(₱1,697,009)

In 2021, 2020 and 2019, settled transactions amounted to ₱79.88 million, ₱122.18 million and ₱96.27 million, respectively. Settled transactions are recognized in 'Realized foreign exchange gain (loss)' (see Note 10).

Trading and investment securities gain (loss) from financial assets at FVTPL consists of (see Note 18):

	2021	2020	2019
Realized gain (loss) from sale of:			_
Equity securities	₽22,622,139	(₱9,299,363)	(₱5,641,910)
Bonds	35,864,312	64,683,179	58,701,608
	58,486,451	55,383,816	53,059,698
Changes in fair value of:			_
Bonds	106,843,779	(4,485,609)	179,970,605
Equity securities	(133,643,417)	65,416,338	16,310,799
Mutual funds	36,148,112	(71,496,022)	25,542,738
	9,348,474	(10,565,293)	221,824,142
	₽67,834,925	₽44,818,523	₽274,883,840

Mutual Funds

Mutual funds represent investment in shares of:

	2021	2020
Philequity Fund, Inc. (PEFI)	₽598,305,178	₽583,379,175
Philequity Dividend Yield Fund, Inc. (PDYF)	216,695,613	196,220,305
Philequity PSE Index Fund, Inc. (PPSE)	133,268,067	132,521,266
	₽948,268,858	₱912,120,746

Movement in the Group's mutual fund investment is shown below:

	2021	2020
Beginning	₽912,120,746	₽861,745,442
Subscription	_	121,871,326
Revaluation	36,148,112	(71,496,022)
	₽948,268,858	₽912,120,746

Investment in shares of PEFI, PDYF and PPSE are valued at net asset value per share (NAVPS). NAVPS is computed by dividing net assets (total assets less total liabilities) by the total number of redeemable shares issued and outstanding as of reporting date. The assets consist of equity shares listed in the Philippine Stock Exchange (PSE).



10. Foreign Exchange Income

Breakdown of the foreign exchange income is presented below:

	2021	2020	2019
Realized Foreign Exchange			
Gain (Losses)			
Derivative assets (Note 9)	₽ 79,880,469	₽122,177,256	₽96,268,948
Money changing	(22,554,759)	(70,075,249)	(1,075,984)
	₽ 57,325,710	₽52,102,007	₽95,192,964
	2021	2020	2019
Unrealized Foreign Exchange			
Gains (Losses)			
Cash and cash equivalents	₽ 6,252,051	(₱17,758,964)	(₱39,922,496)
Receivables	1,140,848	498,439	82,373
Debt instruments	27,559,163	(22,319,284)	(21,334,695)
Due to sub-agent	(1,651,089)	(1,149,353)	266,696
Derivatives	(11,978,908)	565,922	(24,462,676)
	₽21,322,065	(P 40,163,240)	(₱85,370,798)

Realized foreign exchange gains (losses) pertains to the amount realized upon the settlement of the Group's derivative assets and realized gain from the buy and sell of US\$ denominated currency.

Unrealized foreign exchange gains (losses) pertain to the translated gains from settlement of short-term deposits and the translated revaluation of derivative assets at FVTPL at year-end.

11. Prepaid Expenses and Other Current Assets

This account consists of:

	2021	2020
Input value added tax	₽2,087,922	₽3,455,342
Prepaid expenses	1,791,695	1,324,291
Others	3,178,055	1,900,860
	7,057,672	6,680,493
Less: Allowance for impairment losses	_	(2,687,188)
	₽7,057,672	₽3,993,305

Prepaid expenses pertain to prepayments for office rent, utilities, insurance and taxes.

Others include leased branch spaces construction and renovation deposits paid by the Group in 2021 and 2020.



12. Investment in Associate

Details of investments in an associate follow:

Acquisition cost:	
Fifth Agency Unified Services, Inc. (FAUSI)	₽300,000
Allowance for impairment	(180,772)
	₽119,228

There are no movements in the allowance for impairment on investment in FAUSI. Investment in an associate represents VFC' 25.00% ownership in FAUSI. FAUSI was incorporated in the Philippines on August 10, 2004 and started commercial operations on April 4, 2005. FAUSI is engaged in electronic commerce and trading, through the internet-based facilities and other on-line transactions, including but not limited to the development and marketing of goods and services and electronic value or debit cards.

On February 4, 2008, the BOD has decided to stop and wind down FAUSI's operations effective March 2008. In 2012, the BOD approved the liquidation of FAUSI. On November 13, 2015, the BOD decided to shorten FAUSI's term of existence until November 15, 2015. This was approved by the stockholders on December 4, 2015.

The following table presents the financial information of FAUSI (amounts in thousands):

Year	Total Assets	Total Liabilities	Loss
2021	₽916	₽641	(₽41)
2020	916	641	(41)

FAUSI has no noncurrent assets and noncurrent liabilities as of December 31, 2021 and 2020.

FAUSI is a private company and there is no quoted market price available for its shares.

In June 2017, FAUSI has obtained their clearance from the Bureau of Internal Revenue (BIR) to distribute and settle remaining assets and liabilities.

As of December 31, 2021, FAUSI has not received SEC clearance to distribute and settle its remaining assets and liabilities.



13. Property and Equipment

This account consists of:

	2021						
					Server		
	Office	Leasehold	Transportation	Furniture	and Network	Office	
	Condominium	Improvements	Equipment	and Fixtures	Equipment	Improvements	Total
Cost							
Balance at beginning of year	₽ 124,147,287	₽ 207,682,912	₽36,792,800	₽166,497,098	₽22,701,175	₽12,187,454	₽570,008,726
Additions	_	_	_	787,580	16,875	_	804,455
Balance at end of year	124,147,287	207,682,912	36,792,800	167,284,678	22,718,050	12,187,454	570,813,181
Accumulated Depreciation and Amortization							
Balance at beginning of year	24,812,623	177,594,794	30,995,304	160,701,913	18,939,243	4,328,978	417,372,855
Depreciation and amortization (Notes 19 and 20)	8,274,563	10,495,952	2,970,327	2,959,487	3,227,651	2,420,044	30,348,024
Disposals	_	_	_	_	_	_	_
Balance at end of year	33,087,186	188,090,746	33,965,631	163,661,400	22,166,894	6,749,022	447,720,879
Net Book Value	₽91,060,101	₽19,592,166	₽2,827,169	₽3,623,278	₽551,156	₽5,438,432	₽123,092,302

				2020			
	Office Condominium	Leasehold Improvements	Transportation Equipment	Furniture and Fixtures	Server and Network Equipment	Office Improvements	Total
Cost							
Balance at beginning of year	₽124,147,287	₽207,682,912	₽36,792,800	₽165,350,683	₽16,762,179	₽11,266,837	₽562,002,698
Additions	_	_	_	1,146,415	5,938,996	920,617	8,006,028
Balance at end of year	124,147,287	207,682,912	36,792,800	166,497,098	22,701,175	12,187,454	570,008,726
Accumulated Depreciation and Amortization							
Balance at beginning of year	16,542,264	164,034,280	27,542,717	156,635,073	13,793,443	2,021,066	380,568,843
Depreciation and amortization (Notes 19 and 20)	8,270,359	13,560,514	3,452,587	4,066,840	5,145,800	2,307,912	36,804,012
Disposals	_	_	_	_	_	_	_
Balance at end of year	24,812,623	177,594,794	30,995,304	160,701,913	18,939,243	4,328,978	417,372,855
Net Book Value	₽99,334,664	₽30,088,118	₽5,797,496	₽5,795,185	₽3,761,932	₽7,858,476	₽152,635,871



Office condominium pertains to office units acquired by the Group which were turned-over in December 2017.

Fully depreciated assets are retained in the account until they are no longer in use and no further depreciation and amortization are charged against current operations. As of December 31, 2021 and 2020, the cost of fully depreciated assets still being used in operations amounted to ₱190.06 million and ₱358.73 million, respectively.

Depreciation and amortization for the years ended December 31, 2021, 2020 and 2019 are as follows:

	2021	2020	2019
Property and equipment	₽30,348,024	₽36,804,012	₱36,277,860
Right-of-use assets (Note 22)	25,906,143	33,369,471	38,269,745
Software and website costs			
(Note 14)	5,437,617	3,157,227	3,987,511
	₽61,691,784	₽73,330,710	₽78,535,116

The table below presents the allocation of depreciation and amortization between cost of services and general and administrative expenses.

		2021			2020			2019	
		General and			General and			General and	
		administrative		Cost of	administrative		Cost of	administrative	
	Cost of services	expenses		services	expenses		services	expenses	
	(Note 19)	(Note 20)	Total	(Note 19)	(Note 20)	Total	(Note 19)	(Note 20)	Total
Property and equipment	₽9,706,934	₽20,641,090	₽30,348,044	₽19,211,453	₽17,592,559	₽36,804,012	₽17,557,795	₽18,720,065	₽36,277,860
Right-of-use assets (Note 22)	25,906,143	-	25,906,143	33,369,471	-	33,369,471	38,269,745	-	38,269,745
Software and website costs									
(Note 14)	4,350,094	1,087,523	5,437,617	2,525,782	631,445	3,157,227	474,720	3,512,791	3,987,511
	₽39,963,171	₽21,728,613	₽61,691,784	₽55,106,706	₽18,224,004	₽73,330,710	₽56,302,260	₱22,232,856	₽78,535,116

14. Other Noncurrent Assets

This account consists of:

	2021	2020
Rental and other deposits	₽22,886,682	₽23,200,661
Software and website costs	10,396,383	15,834,000
Deferred input VAT	3,376,701	3,376,718
Goodwill	3,654,985	3,654,985
Financial assets at FVOCI	500,000	500,000
Others	222,414	222,398
	41,037,165	46,788,762
Less: Allowance for credit and impairment losses	(502,415)	(1,660,752)
	₽40,534,750	₽45,128,010

Rental and other deposits represent payments required under the lease contracts of EBSI and PEMI's branches with the lessor as a security deposit for the rented premises. This will be returned upon termination of the lease agreement.

The goodwill recognized in the consolidated statement of financial position pertains to the acquisition cost of PEMI in 1994. In 2021, 2020 and 2019, no provision for impairment was provided for the recognized goodwill.



The movements in software and website costs follow:

	2021	2020
Cost		_
Balance at beginning of year	₽49,857,133	₽39,487,337
Additions	_	10,369,796
Balance at end of year	49,857,133	49,857,133
Accumulated Amortization		
Balance at beginning of year	34,023,133	30,865,906
Amortization (Notes 13, 19 and 20)	5,437,617	3,157,227
Balance at end of year	39,460,750	34,023,133
	₽10,396,383	₽15,834,000

15. Accounts Payable and Other Current Liabilities

This account consists of:

	2021	2020
Due to sub-agents and brokers	₽33,442,300	₱128,597,170
Accrued expenses	158,726,332	133,976,840
Trade payables	39,210,998	64,907,022
Documentary stamp tax	_	14,486,384
Output value added tax	14,872,654	12,368,529
Expanded withholding tax	6,162,333	5,056,339
Derivative liabilities (Note 9)	13,754,703	3,378,309
Others	3,411,387	2,632,930
	₽269,580,707	₽365,403,523

Nature of the liabilities follow:

- Due to sub-agents and brokers are noninterest-bearing and are normally settled on a two to four days' term. Due from sub-agents arises from money transfer services and are shown net of related payables to the same sub-agents. Sub-agent accounts with net payable balances are shown under 'Accounts payable and other current liabilities' in the consolidated statement of financial position.
- Accrued expenses consists of accruals for profit sharing costs, vacation leave and sick leave conversion, insurance, security services, cash delivery services, utilities, media buys and others.
- Trade payables, accrued expenses and other payables are normally settled on a 60 to 90-day term.
- Other payables include merchant deposits, sundry credits, Pag-ibig and Philhealth premiums and other dues.

Trade payables, accrued expenses and other payables are all short-term in nature. These are settled within one year after the reporting period.



16. Net Assets Attributable to Unitholders of a Mutual Fund Subsidiary

This account pertains to the net assets of the unitholders of PAOF consolidated in the financial statements of the Group. The movements in this account in 2021 and 2020 follow:

	2021	2020
Balance beginning of year	₽97,172,383	₽13,289,080
Subscriptions	177,722,004	73,251,058
Redemptions	(26,417,824)	(3,574,125)
Net income attributable to unitholders	21,978,319	14,206,370
Balance at end of year	₽ 270,454,882	₱97,172,383

The details of the net assets attributable to unitholders of a mutual fund subsidiary consolidated in the Group's financial assets follow:

	2021	2020
Assets		
Cash and cash equivalents	₽27,948,505	₱18,638,458
Financial assets at fair value through profit		
or loss	245,786,580	71,472,439
Other receivable	128,911	8,429,891
Liabilities		
Accrued expenses and other liabilities	(3,409,114)	(1,368,405)
	₽270,454,882	₽97,172,383

Financial assets at FVTPL consist of held-for-trading investments in shares of stock listed in the PSE.

17. Notes Payable

In 2021, the Group availed of various unsecured peso denominated short-term loans from local bank with terms ranging from 1 to 30 days. Annual interest rates of 3.75%.

The amount of short-term loans and their outstanding balances follows:

	2021
Loans outstanding at beginning of year	₽-
Loan availments	350,000,000
Loan payments	(350,000,000)
Loans outstanding at end of year	₽–

Interest expense incurred on short-term loans amounted to P0.79 million, nil and P0.17 in 2021, 2020 and 2019, respectively.



18. Revenues

Set out below is the disaggregation of the Group's revenues from contracts with customers and revenues not covered under PFRS 15 for the year ended December 31, 2021, 2020 and 2019:

			2021	
	Investment	Remittance	Mutual Fund	
	Holdings	services	Management	Total
Revenues within the scope of PFRS 15:				
Money transfer service income	₽-	₽192,807,698	₽-	₽192,807,698
Service income	_	_	264,552,473	264,552,473
Share in foreign exchange differential	_	121,203,399	_	121,203,399
Money changing gain	_	60,756,236	_	60,756,236
Income from business partners	42,903,214	11,321,056	_	54,224,270
Revenues outside the scope of PFRS 15:				
Interest income (Notes 7, 8 and 9)	188,564,657	837,083	5,654,923	195,056,663
Trading and investment securities	<= 00400=			<= 00 4 00 =
gains - net (Note 9)	67,834,925	_	_	67,834,925
Dividend income (Note 9)	18,690,935	- 005 563	2 (02	18,690,935
Other income	10,130	895,763	3,682	909,575
	₽318,003,861	₽387,821,235	₽270,211,078	₽976,036,174
	Investment	Remittance	2020 Mutual Fund	
	Holdings	services	Management	Total
Revenues within the scope of PFRS 15:	Holdings	Services	Management	Total
Money transfer service income	₽-	₽245,730,752	₽-	₽245,730,752
Service income	- -	-243,730,732	210,515,123	210,515,123
Share in foreign exchange differential	_	116,480,066	210,313,123	116,480,066
Money changing gain	179,562	51,999,179	_	52,178,741
Income from business partners	177,302	11,498,468	_	11,498,468
Revenues outside the scope of PFRS 15:		11,150,100		11,190,100
Interest income (Notes 7, 8 and 9)	276,051,828	2,818,469	16,170,374	295,040,671
Trading and investment securities	44,818,523	_,,,,,,,		44,818,523
gains - net (Note 9)	,,			,,
Dividend income (Note 9)	9,743,567	_	_	9,743,567
Other income	438	294,025	52,424	346,887
	₽330,793,918	₽428,820,959	₽226,737,921	₽986,352,798
			2019	
	Investment	Remittance	Mutual Fund	
-	Holdings	services	Management	Total
Revenues within the scope of PFRS 15:				
Money transfer service income	₽-	₱302,351,085	₽-	₱302,351,085
Service income	_	_	256,404,723	256,404,723
Share in foreign exchange differential	_	128,649,961	_	128,649,961
Money changing gain	_	48,846,546	_	48,846,546
Income from business partners	_	18,282,276	_	18,282,276
Revenues outside the scope of PFRS 15:	212.756.200	11 500 172	42 002 000	267 150 270
Interest income (Notes 7, 8 and 9)	312,756,299	11,590,162	42,803,809	367,150,270
Trading and investment securities	275 202 040	(420,000)		274 002 040
gains (losses) - net (Note 9) Dividend income (Note 9)	275,303,840	(420,000)	_	274,883,840
Other income (Note 9)	5,576,266 273,982	574,848	78,267	5,576,266 927,097
Outer meeting				•
	₽593,910,387	₽ 509,874,878	₱299,286,799	₽1,403,072,064



Total interest income follows:

	2021	2020	2019
Investments at amortized cost			
Cash and cash equivalents (Note 7)	₱12,534,905	₽31,840,781	₽112,809,095
Investment securities at amortized cost			
(Note 9)	_	_	510,563
Others (Note 8)	_	_	5,133,978
	12,534,905	31,840,781	118,453,636
Financial assets at FVTPL (Note 9)	182,521,758	263,199,890	248,696,634
	₽195,056,663	₱295,040,671	₽367,150,270

PEMI acts as the fund manager of the Funds. As fund manager of the Funds, PEMI is entitled to the following, pursuant to the Management and Distribution Agreement dated March 14, 2003 and entered into with the Funds which is effective year on year unless terminated by both parties:

- a. Management income of a maximum of 1.50% per annum is computed based on daily net asset value (NAV) of the Funds. On a monthly basis, PEMI bills the Fund management fee based on the average monthly computed NAV, payable the following month. The NAV shall be determined in accordance with the procedures agreed upon by the parties.
- b. The Funds shall remit to PEMI for sales commission of a maximum of 3.50% of the gross investment based on tiered-front end sales schedules charged to shareholders. This is recorded as 'Receivables' (Note 8) and collectible the following month.

PEMI recognized management and commission income (presented as 'Service income') amounting ₱264.55 million and ₱210.52 million and ₱256.40 million in 2021, 2020 and 2019, respectively.

In January 2021 VEI, as parent company of VFC, and Western Union, amended the Representation Agreement with Western Union expiring December 2026. The amendment essentially lifts exclusivity for inbound or receive transactions effective January 2021 in exchange for a lower share of commissions on said transactions and a \$1.00 million signing bonus for VEI as the Parent Company of VFC. The Agreement provides for WU to pay the signing bonus to VEI who in turn will ensure VFC complies with its obligations under the Agreement. VEI has strong oversight over VFC's management and operations and provides back-office support to VFC.

VEI recognized income from business partner amounting to ₱42.90 million in 2021.

19. Cost of Services

This account consists of:

	2021	2020	2019
Personnel costs	₱121,630,564	₽130,642,016	₱135,565,479
Service and commission expense	86,435,896	93,226,446	118,877,850
Depreciation and amortization			
(Note 13)	39,963,171	55,106,706	56,302,260
Outside services	38,807,688	31,656,668	36,579,158
Cash delivery services	30,396,902	28,315,706	27,484,339
Rent (Note 22)	18,810,600	22,570,112	22,039,146

(Forward)



	2021	2020	2019
Travel and transportation	₽10,671,075	₽14,161,930	₽11,811,958
Communication, light and water	9,451,276	8,748,893	12,062,061
Supplies	4,639,494	5,689,674	6,631,302
Taxes and licenses	4,248,002	4,631,862	5,391,873
Repairs and maintenance	2,362,379	2,462,366	5,401,942
Entertainment, amusement and			
recreation	478,626	693,728	1,474,167
Retirement expense (Note 23)	442,818	369,706	327,688
Advertising	145,068	552,138	1,713,378
	₽368,483,559	₱398,827,951	₽441,662,601

Nature of the 'Cost of services' are as follows:

- Services and commission fees refer to sales load and trail commissions paid to distributors and agents of the Group. The trail commission is based on the average net asset value (NAV) held by the distributor or agent in the relevant fund managed by the Group. This also include amount paid to the Group's sub-agents as their share in the commission income earned by the Group from WU. Included herein as well is the commission fee paid by the Group to its broker upon sale of its equity securities.
- Branch personnel costs consist of trainings and seminar costs, basic salaries, overtime pay and other employee benefits.
- Outside services pertain to payroll payments for contracted security guards and utilities/maintenance workers of all branches.
- Rent represents short-term lease of branch offices.
- Cash delivery services represent charges paid to contracted banks for the delivery of cash to several branches of the Group.

20. General and Administrative Expenses

This account consists of:

	2021	2020	2019
Personnel costs	₽37,064,890	₽28,845,667	₽31,237,263
Depreciation and amortization			
(Note 13)	21,728,613	18,224,004	22,232,856
Legal and professional fees	17,283,079	11,448,776	13,248,140
Taxes and licenses	9,241,511	10,343,543	12,747,296
Transportation and	7,483,153		
communication		9,259,361	7,865,117
Commission expense	3,252,188	470,743	497,654
Membership fees and other dues	3,235,499	4,802,321	5,914,295
Retirement expense (Note 23)	2,807,400	2,135,700	2,037,329
Repairs and maintenance	2,127,192	2,110,254	3,150,579
Insurance	1,517,223	1,126,188	289,194
Office supplies	1,294,936	1,607,330	2,056,594
Entertainment, amusement and			
recreation	553,754	757,810	1,161,970

(Forward)



	2021	2020	2019
Outside services	₽512,606	₽440,242	₽1,174,212
Advertising	10,909	_	257,302
Indemnity cost	_	_	10,000,000
Utilities	_	98,231	203,286
Others	3,206,262	3,421,306	4,754,941
	₽ 111,319,215	₽95,091,476	₱118,828,028

Nature of the 'General and administrative expenses' are as follows:

- Head office personnel costs consist of trainings and seminar costs, basic salaries, overtime pay and other employee benefits.
- Utilities expense represents payments for the telephone and telefax expenses and internet charges of the Group.

21. Other Income - Net

This account consists of:

	2020	2019
Discount from rent (Note 22)	₽3,596,697	₽-
Miscellaneous income	_	161,071
	₽3,596,697	₽161,071

22. Leases

VFC leases their office spaces and the space occupied by VFC branches with varying periods of up to 5 years, and are renewable on such terms and conditions mutually acceptable to both parties Various lease contracts include escalation clauses, most of which bear annual rent increase ranging from 5.00% to 10.00%.

Right-of-use Assets

The rollforward analysis of right-of-use account follows:

Cost	2021	2020
Beginning Balance	₽99,170,620	₱102,258,657
Termination	_	(5,643,971)
Additions	25,265,571	2,555,934
Ending Balance	124,436,191	99,170,620
Accumulated Amortization		
Beginning Balance	71,639,216	38,269,745
Amortization	25,906,143	33,369,471
Ending Balance	97,545,359	71,639,216
	₽26,890,832	₽27,531,404



Lease Liabilities

The rollforward analysis of lease liabilities are as follows:

	2021	2020
Beginning Balance	₽29,941,303	₽66,653,888
Additions	25,265,571	2,555,934
Concession	_	(3,596,697)
Interest expense	3,435,136	3,778,709
Termination	_	(5,847,497)
Payments	(24,555,770)	(33,603,034)
	₽34,086,240	₽29,941,303

Lease liabilities are presented in the statement of financial position as follows:

	2021	2020
Current lease liabilities	₽ 20,895,987	₽21,083,238
Noncurrent lease liabilities	13,190,253	8,858,065
	₽34,086,240	₽29,941,303

The following are the amounts recognized in the statement of income:

	2021	2020
Depreciation expense of right-of-use assets	₽25,906,143	₱33,369,471
Interest expense on lease liabilities	3,435,136	3,778,709
Rent expense	18,810,600	22,570,112
Total amount recognized in statement of income	₽48,151,879	₽59,718,292

Shown below is the maturity analysis of the undiscounted future lease payments under non-cancelable leases:

	2021	2020
Within 1 year	₽ 41,455,242	₽18,214,817
More than 1 year to 2 years	21,002,064	7,694,313
More than 2 years to 3 years	10,141,908	4,177,055
More than 3 years to 4 years	5,660,981	1,327,076
	₽78,260,195	₽31,413,261

23. Retirement Plan

The Parent Company and PEMI have unfunded, noncontributory defined benefit pension plans covering substantially all of their qualified employees. VFC has a funded, noncontributory defined benefit pension plan. The funds of the plan of VFC are being administered and managed by the Trust and Investment Services Group of a commercial bank.



The breakdown of 'Retirement expense' follows:

	2021	2020	2019
General and administrative expenses (Note 20) Cost of services and sales	₽2,807,400	₽2,135,700	₽2,037,329
(Note 19)	442,818	369,706	327,687
	₽3,250,218	₽2,505,406	₽2,365,017

Remeasurement gains related to pension plans to be recognized in OCI follow:

	2021	2020
Actuarial changes in actuarial assumptions in the		
defined benefit obligation	₽3,049,615	₽9,768,467
Actuarial changes in actuarial assumptions in return		
on plan assets	189,480	1,607,400
Income tax effect	(715,034)	(2,448,320)
	₽2,145,101	₽5,712,747

The movement in the Group's retirement liability, present value of defined benefit obligation and fair value of plan assets in 2021 and 2020 follows:

	2021			
	Present value	Fair Value of	Net Retirement	
	of DBO	Plan Assets	Liability	
At January 1	₽23,304,962	₽15,509,827	₽7,795,135	
Expense recognized in statements of income:				
Current service cost	3,003,449	_	3,003,449	
Net interest cost	833,040	586,271	246,769	
	3,836,489	586,271	3,250,218	
Remeasurements in OCI				
Actuarial changes arising from:				
Return on plan assets	_	(189,480)	189,480	
Changes in financial assumptions	(3,892,740)		(3,892,740)	
Deviations of experience from				
assumptions	843,125	_	843,125	
	(3,049,615)	(189,480)	(2,860,135)	
At December 31	₽24,091,836	₽15,906,618	₽8,185,218	
<u> </u>		2020		
	Present value	Fair Value of	Net Retirement	
	of DBO	Plan Assets	Liability	
At January 1	₱29,749,814	₽16,299,016	₽13,450,798	
Expense recognized in statements of income:				
Current service cost	1,833,776	_	1,833,776	
Net interest cost	1,489,839	818,211	671,628	
	3,323,615	818,211	2,505,404	
Remeasurements in OCI				
Actuarial changes arising from:				
Return on plan assets	_	(1,607,400)	1,607,400	
Changes in financial assumptions	5,232,444	_	5,232,444	
Deviations of experience from				
assumptions	(15,000,911)	_	(15,000,911)	
	(9,768,467)	(1,607,400)	(8,161,067)	
At December 31	₽23,304,962	₽15,509,827	₽7,795,135	



The fair values of plan assets of Vantage Financial only by each class as at the end of the reporting periods are as follows:

	2021	2020
Cash and cash equivalents:		_
Time deposit	₽5,636,247	₽5,801,084
Savings deposit	3,656	3,656
Investment in Mutual Funds - FVTPL	9,632,306	9,106,749
Investment in private corporate debt – FVTPL		
FVOCI investments:		
Investment in UITF	670,768	593,055
Accumulated market gains - UITF	_	73,022
Accrued interest income	947	1,700
	₽15,943,924	₽15,579,265
Trustee fee payable	(37,306)	(69,439)
	₽15,906,618	₽15,509,827

The carrying values of the plan assets approximate fair values as of December 31, 2021 and 2020.

The following table shows the actuarial assumptions as of December 31, 2021 and 2020 used in determining the retirement benefit obligation of the Group.

	I	December 31, 2021	
	Average remaining working life	Discount rate	Future salary Increase
Parent Company	15.0 years	3.77%	3.50%
VFC	5.05 years	5.01%	3.50%
PEMI	7.42 years	5.03%	3.50%
]	December 31, 2020	
	Average		
	remaining		Future salary
	working life	Discount rate	Increase
Parent Company	14.0 years	2.50%	3.50%
VFC	4.05 years	3.78%	3.50%
PEMI	6.42 years	3.80%	3.50%

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as of the end of the reporting period, assuming all other assumptions were held constant:

	December 31, 2021					
	Parent C	ompany	VF	C	PEN	Л
	Possible fluctuations	Increase (decrease)	Possible fluctuations	Increase (decrease)	Possible fluctuations	Increase (decrease)
Discount rate	+1.00%	(¥155,695)	+1.00%	(₱2,061,944)	+1.00%	(₱372,496)
	-1.00%	163,381	-1.00%	2,474,311	-1.00%	450,992
Future salary increase	+1.00%	₽162,212	+1.00%	2,489,889	+1.00%	454,027
	-1.00%	(157,578)	-1.00%	(2,120,663)	-1.00%	(383,508)
Estimated working lives	+10.00%	-	+10.00%	(623,526)	+10.00%	(60,008)
	-10.00%	-	-10.00%	623,526	-10.00%	60,008



December 31, 2020 Parent Company PEMI VFC Possible Possible Increase Possible Increase Increase fluctuations fluctuations fluctuations (decrease) (decrease) (decrease) Discount rate +1.00%(₱193,193) +1.00% (P2,112,190)+1.00% (₱390,743) -1.00% 204,840 -1.00% 2,565,876 -1.00% 476,350 Future salary increase +1.00% ₽200,806 +1.00% 2,543,181 +1.00% 472,306 -1.00% -1.00% -1.00% (193,193)(2,142,494)(396,364)Estimated working (78,443) +10.00% (539,714)+10.00% (741,013) +10.00% lives -10.00% 539,714 -10.00% 741,013 -10.00%78,443

Shown below is the maturity analysis of the Group's undiscounted benefit payments:

_	December 31, 2021		December 31, 2020		20		
	Parent			Parent			
	Company	VFC	PEMI	Company	VFC	PEMI	
Less than one year	₽_	₽838,296	₽_	₽_	₽535,045	₽_	
More than 1 year up to 5 years	5,754,531	934,350	_	5,922,172	2,882,191	_	
More than 5 years up to 10 years	_	1,111,112	_	_	8,034,690	4,222,169	
More than 10 years up to 15 years	_	1,220,215	_	_	12,634,394	_	
More than 15 years up to 20 years	_	1,382,599	2,447,321	_	32,769,375	_	
More than 20 years	_	1,976,629	_	_	59,916,262	17,138,967	

24. Equity

Capital stock

The details of this account as of December 31, 2021 and 2020 are shown below:

	20	2021		020 2)19
	Shares	Amount	Shares	Amount	Shares	Amount
Authorized shares (at par						
value of ₱1 per share)	5,000,000,000	5,000,000,000	5,000,000,000	5,000,000,000	5,000,000,000	5,000,000,000
Issued shares, beginning	4,335,181,766	₽4,335,181,766	4,335,181,766	₽4,335,181,766	4,335,181,766	₽4,335,181,766
Treasury stock	(135,599,500)	(190,460,934)	(135,599,500)	(190,460,934)	(135,599,500)	(190,460,934)
Outstanding shares	₽4,199,582,266	₽4,144,720,832	4,199,582,266	₽4,144,720,832	4,199,582,266	₽4,144,720,832

The track record of the Parent Company's registration of securities in compliance with the Securities Regulation Code Rule 68 Annex 68-D 1(I) follows:

a. Authorized Shares

		Authorized Number
Date of SEC Approval	Type of Shares	of Shares
October 27, 2015	Common	5,000,000,000
January 12, 2009	Common	2,250,000,000
October 20, 1992	Common	1,900,000,000

b. Stock Dividends

Date of SEC Approval	Percentage
December 18, 2015	100%
January 12, 2009	25%



c. Number of Shareholders

Year End	Number of shareholders	
December 31, 2021	607	
December 31, 2020	611	

Also, the Group's retained earnings corresponding to the cost of treasury stocks amounting to \$\mathbb{P}\$190.46 million is not available for dividend declaration as of December 31, 2021 and 2020.

Increase in Authorized Capital Stock

On June 20, 2017, the BOD and two-thirds (2/3) of the outstanding capital of the Company approved the increase in the authorized capital stock from 400,000,000 shares with par value of P1.00 per share in 2016 to 800,000,000 shares with par value of P1.00 per share in 2017. The SEC approved the increase in authorized capital stock on January 23, 2018.

Of the said increase, 400,000,000 shares of capital stock has been actually subscribed and paid by the existing shareholders of the Corporation by way of stock dividends to be paid out of the retained earnings which was declared on June 20, 2017.

Issuance of shares to non-controlling interest

In 2021 and 2020, PMIF issued 6,788,030 and 24,475,303 shares from the unissued portion of its authorized capital stock to non-controlling interest. The ownership of minority increased by ₱6.79 million and ₱3.21 million in 2021 and 2020, respectively.

As of December 31, 2021 and 2020, percentage of ownership interest of the Parent Company in PMIF is 67.32% and 68.57%, respectively.

Dividend declaration of subsidiaries

On January 19, 2019, the BOD and shareholders representing two-thirds (2/3) of the outstanding capital of PEMI approved the declaration of stock dividends equivalent to a total of 3,570,001 shares at ₱100.00 par value per share, payable to all stockholders of record as of January 31, 2019. The stock dividends were distributed on September 27, 2019.

Retained earnings

In the consolidated financial statements, a portion of the Group's retained earnings corresponding to the accumulated net earnings of the subsidiaries amounting to ₱1.64 billion and ₱1.53 million as of December 31, 2021 and 2020, respectively, is not available for dividend declaration. This accumulated equity in net earnings becomes available for dividend declaration upon receipt of dividends from the investees, subject also to SEC rules on dividend declaration.

Capital Management

The primary objectives of the Parent Company's capital management are to safeguard the Parent Company's ability to continue as a going concern, so that it can 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 management considers capital stock and retained earnings as core capital of the Parent Company.



25. Income Tax

Provision for (benefit from) income tax consists of:

	2021	2020	2019
Current:			
RCIT	₽ 64,094,482	₽58,386,493	₽83,819,580
Final	2,325,779	6,255,678	22,318,285
MCIT	746,234	994,978	1,303,405
Impact of CREATE Act	(5,114,043)	_	_
	62,052,452	65,637,149	107,441,270
Deferred income tax	16,539,018	12,265,948	(35,498,585)
	₽78,591,470	₽77,903,097	₽71,942,685

Provision for current income tax represents the corporate income tax of the Parent Company, PEMI and VFC.

President Rodrigo Duterte signed into law on March 26, 2021 the CREATE Act to attract more investments and maintain fiscal prudence and stability in the Philippines. Republic Act (RA) 11534 or the CREATE Act introduces reforms to the corporate income tax and incentives systems. It takes effect 15 days after its complete publication in the Official Gazette or in a newspaper of general circulation or April 11, 2021.

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

- Effective July 1, 2020, regular corporate income tax (RCIT) rate is reduced from 30.00% to 25.00% for domestic and resident foreign corporations.
- Minimum corporate income tax (MCIT) rate reduced from 2.00% to 1.00% of gross income effective July 1, 2020 to June 30, 2023.

Components of the net deferred tax assets and liabilities of the Group follow:

	2021	2020
Deferred tax assets on:		
Allowance for impairment and credit losses	₽1,102,556	₽12,900,847
Lease liabilities	1,323,566	837,049
Retirement liability	1,133,930	2,262,633
	3,560,051	16,000,529
Deferred tax liabilities on:		
Unrealized foreign exchange gain	(6,643,919)	
OCI remeasurements on pension	(715,034)	(2,448,320)
	(7,358,953)	(2,448,320)
Net deferred tax asset (liability)	(₱3,798,902)	₽13,552,209



The details of deductible temporary differences and carryforward benefits of NOLCO and MCIT for which no deferred tax asset had been recognized in the consolidated statements of financial position as management believes that there will be no sufficient future taxable income against which these can be applied, are as follows:

	2021	2020
Allowance for impairment and credit losses	₽7,852,152	₽33,486,336
NOLCO	22,466,049	22,131,842
MCIT	2,796,357	3,508,055
Unrealized foreign exchange loss	_	40,163,240
Others	2,135,699	2,135,699
	₽35,250,015	₽101,425,172

On September 30, 2020, the Bureau of Internal Revenue (BIR) has issued Revenue Regulations (RR) No. 25-2020 to implement Section 4 (bbbb) of Republic Act No. 11494, otherwise known as "Bayanihan to Recover as One Act", allowing qualified businesses or enterprises which incurred net operating loss for taxable years 2020 and 2021 to carry over the same as a deduction from its 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 available NOLCO before taxable year 2021 which can be claimed as deduction from the regular taxable income for the next three (3) consecutive taxable years immediately following the year of such loss. Details are as follows:

		Applied/		
Inception Year	Amount	Expired	Balance	Expiry Year
2018	₽1,981,685	1,981,685	₽-	2021
2019	8,221,747	_	8,221,747	2022
	₽10,203,432	₽1,981,685	₽8,221,747	_

As of December 31, 2021, the Group have incurred NOLCO for taxable years 2020 and 2021 which can be claimed as deduction from the regular taxable income for the next five (5) consecutive taxable years pursuant to Bayanihan 2. Details are as follows:

Inception Year	Amount Applied	d/Expired	Balance	Expiry Year
2020	₽11,938,538	₽-	₽11,938,538	2025
2021	2,305,764	_	2,305,764	2026
	₽14,244,302	₽–	₽14,244,302	

Details of the Group's MCIT are as follows:

Inception Year	Amount	Applied/Expired	Balance	Expiry Year
2018	₽1,209,672	₽1,209,672	₽-	2021
2019	1,303,405	_	1,303,405	2022
2020	994,978	_	994,978	2023
2021	497,974	_	497,732	2024
	₽4,006,029	₽1,209,672	₽2,796,115	



The reconciliation of income before income tax computed at the statutory income tax rate to the provision for income tax as shown in the consolidated statements of income is as follows:

	2021	2020	2019
Statutory income tax	25.00%	30.00%	30.00%
Income tax effects of:			
Impact of CREATE Act	(0.89%)	_	_
Tax-paid income	(4.45%)	(19.28%)	(9.37%)
Changes in unrecognized deferred	,	, , ,	· · · · · · · · · · · · · · · · · · ·
tax assets	(1.07%)	3.84%	(2.61%)
Nondeductible expenses	0.45%	2.38%	0.19%
Nontaxable income	(3.79%)	(1.01%)	(12.01%)
Excess MCIT over RCIT	0.13%	0.20%	
Others	(1.61%)	(0.52%)	(2.61%)
Effective income tax	13.77%	15.61%	3.59%

26. Related Party Transactions

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. This includes: (a) individuals owning, directly or indirectly through one or more intermediaries, control, or are controlled by, or under common control with, the Group; (b) associates; and, (c) individuals owning, directly or indirectly, an interest in the voting power of the Group that gives them significant influence over the Group and close members of the family of any such individual.

Related party transactions with subsidiaries are eliminated in the consolidated financial statements. These transactions are based on terms similar to those offered to non-related parties and are settled in cash.

The following table presents the balances of intercompany transactions of the Group as of and for the years ended December 31, 2021, 2020 and 2019. Transactions with subsidiaries have been eliminated in the consolidated financial statements.

		2021			
DI (ID (Amount/	Outstanding	N	
Related Party	Category	Volume	Balance	Nature, terms and conditions	
FAUSI (Associate)	Reimbursable expenses (Other receivables)	₽-	₽61,246	On demand, noninterest bearing and unsecured	
				2020	
		Amount/	Outstanding		
Related Party	Category	Volume	Balance	Nature, terms and conditions	
FAUSI (Associate)	Reimbursable expenses	₽-	₽61,246	On demand, noninterest bearing	
	(Other receivables)			and unsecured	
			,	2019	
		Amount/	Outstanding		
Related Party	Category	Volume	Balance	Nature, terms and conditions	
FAUSI (Associate)	Reimbursable expenses (Other receivables)	₽515,513	₽61,246	On demand, noninterest bearing and unsecured	



Terms and conditions of transactions with other related parties

Outstanding balances at year-end are unsecured and settlement occurs in cash. There have been no guarantees provided or received for any related party receivables or payables. An assessment is undertaken each financial year through a review of the financial position of the related party and the market in which the related party operates. In 2021, 2020 and 2019, no provisions for credit losses were provided for the related parties' transactions.

Remunerations of Directors and Other Key Management Personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly. The Group considers the members of the Executive Committee to constitute key management personnel for purposes of PAS 24, *Related Party Disclosures*.

Salaries and short-term benefits to the Group's key management personnel amounted to ₱19.15 million in 2021, 2020 and 2019. Post-employment benefits amounted to ₱3.25 million, ₱2.51 million and ₱2.37 million in 2021, 2020 and 2019. Director fees amounted to ₱6.85 million, ₱6.43 million and ₱6.54 million in 2021, 2020 and 2019.

27. Basic/Diluted Earnings Per Share

	2021	2020	2019
(a) Net income attributable to equity			_
Company	₽399,551,536	₽384,412,889	₽700,415,035
(b) Divided by weighted average	10,5,001,000	1201,112,005	1,00,.10,000
number of common shares	4,199,582,266	4,199,582,266	4,199,582,266
(c) Basic/Diluted earnings per share			_
(a/b)	₽0.0951	₽0.0915	₽0.1668

As of December 31, 2021 and 2020, the Parent Company does not have dilutive potential common shares.

28. Contingencies

In the normal course of operations of the Group, there are outstanding commitments and contingent liabilities which are not reflected in the financial statements. The Group does not anticipate losses that will materially affect its assets and liabilities as a result of these transactions.

29. Approval for the Release of the Financial Statements

The accompanying consolidated financial statements were approved and authorized for issuance by the Parent Company's BOD on May 31, 2022.





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 ON SUPPLEMENTARY SCHEDULES

The Stockholders and Board of Directors Vantage Equities, Inc. 15th Floor, Philippine Stock Exchange Tower, 28th St. Corner 5th Ave., Bonifacio Global City Taguig City, Metro Manila

We have audited, in accordance with Philippine Standards on Auditing, the consolidated financial statements of Vantage Equities, Inc. and Subsidiaries (the Group) as at December 31, 2021 and 2020 and for each of the three years in the period ended December 31, 2021, and have issued our report thereon dated May 31, 2022. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The schedules listed in the Index to the Consolidated Financial Statements and Supplementary Schedules are the responsibility of the Group's management. These schedules are presented for the purpose of complying with Revised Securities Regulation Code Rule No. 68, and are not part of the basic financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, fairly state, in all material respects, the financial information required to be set forth therein in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

juan Carlo Maninta

Juan Carlo B. Maminta

Partner

CPA Certificate No. 115260

Tax Identification No. 210-320-399

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

SEC Partner Accreditation No. 115260-SEC (Group A)

Valid to cover audit of 2020 to 2024 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. 08-001998-132-2020, November 27, 2020, valid until November 26, 2023 PTR No. 8854326, January 3, 2022, Makati City

May 31, 2022





SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 891 0307 Fax: (632) 819 0872 ey.com/ph

INDEPENDENT AUDITOR'S REPORT COMPONENTS OF FINANCIAL SOUNDNESS INDICATORS

The Stockholders and Board of Directors Vantage Equities, Inc. and Subsidiaries 15th Floor, Philippine Stock Exchange Tower, 28th St. Corner 5th Ave., Bonifacio Global City Taguig City, Metro Manila

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of Vantage Equities, Inc. and Subsidiaries (the Group) as at December 31, 2021 and 2020 and for each of the three years in the period ended December 31, 2021, and have issued our report thereon dated May 31, 2022. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRS) and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code Rule 68 issued by the Securities and Exchange Commission, and is not a required part of the basic financial statements prepared in accordance with PFRS. The components of these financial soundness indicators have been traced to the Group's financial statements as at December 31, 2021 and 2020 and for each of the three years in the period ended December 31, 2021 and no material exceptions were noted.

SYCIP GORRES VELAYO & CO.

man Carlo Maninta

Juan Carlo B. Maminta

Partner

CPA Certificate No. 115260

Tax Identification No. 210-320-399

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

SEC Partner Accreditation No. 115260-SEC (Group A)

Valid to cover audit of 2020 to 2024 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. 08-001998-132-2020, November 27, 2020, valid until November 26, 2023 PTR No. 8854326, January 3, 2022, Makati City

May 31, 2022



VANTAGE EQUITIES, INC. AND SUBSIDIARIES INDEX TO THE FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES DECEMBER 31, 2021

Schedules Required under Securities Regulation Code Rule 68

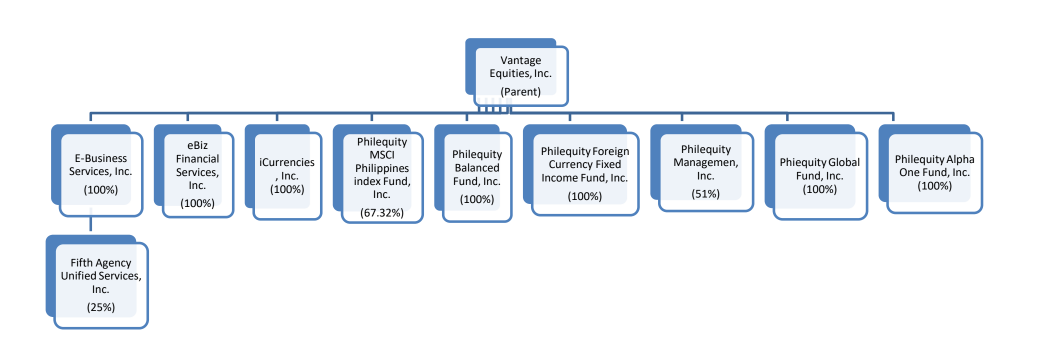
Schedule	Content	Page No.
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III	Schedule Showing Financial Soundness Indicators in Two Comparative Periods	3
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SCHEDULE I RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION **DECEMBER 31, 2021**

Vantage Equities, Inc.
15th Floor Philippine stock Exchange,
5th Avenue cor. 28th St. Bonifacio Global City,
Taguig City, Metro Manila, Philippines

Unappropriated retained earnings, beginning	₽2,968,176,614
Add: Net income actually earned/realized during the period	
Net income during the period closed to retained earnings	285,497,738
Less: Fair value adjustment (mark-to-market gains)	(2,523,076)
Net income actually earned during the period	3,256,197,428
Less: Treasury shares	(190,460,934)
Total retained earnings, end available for dividend declaration	₽3,065,736,494

SCHEDULE II MAP SHOWING RELATIONSHIPS BETWEEN AND AMONG PARENT AND SUBSIDIARIES



VANTAGE EQUITIES, INC. and SUBSIDIARIES Schedule Showing Financial Soundness Indicators in Two Comparative Periods

	Formula	December 31, 2021	December 31, 2020
Current Ratio	Current Asset/Current Liabilities	1933.76%	2177.18%
Acid Test Ratio	(Cash Eq + Marketable Securities + Receivables)/Current Liabilities	1932.57%	2176.38%
Solvency Ratio	Net Income/Total Liabilities	77.81%	82.19%
Debt-to-Equity Ratio	Total Liabilities/Total Equity	5.68%	4.87%
Debt Ratio	Total Liabilities/Total Assets	5.38%	4.64%
Asset-to-Equity Ratio	Total Assets/Total Equity	105.68%	104.87%
Interest Rate Coverage Ratio	EBIT/Interest Expense	N/A	N/A
Return on Assets	Net Income/Average Total Asset	4.29%	3.86%
Return on Equity	Net Income/Average Total Equity	4.52%	4.08%
Net Profit Margin	Gross Profit/Net Income	123.47%	137.83%
Book Value Per Share	(Total Shareholder Equity – Preferred Equity)/No. of Outstanding Shares	2.65	2.54

Vantage Equities, Inc. and Subsidiaries Schedule A - Financial Assets December 31, 2021

Name of issuing entity and association of each issue	Number of shares or principal amount of bonds or notes	Amount shown on the balance sheet	Valued based on market quotation at balance sheet date	Income accrued
Financial Assets at FVPL:				
Quoted				
Government bonds	₽2,733,157,122	₽2,772,417,563	₽2,772,417,563	₽181,481,480
Corporate bonds	2,200,000,000	2,232,589,461	2,232,589,461	£101,401,400
Equity securities	246,089,348	1,648,436,734	1,648,436,734	9,743,567
Mutual fund	167,782,867	948,268,857	948,268,857	
Derivative asset				

Vantage Equities, Inc. and Subsidiaries Schedule B - Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (Other than Related Parties) December 31, 2021

		Balance at						
		beginning of		Amounts	Amounts		Non-	Balance at end
Name	of Debtor	period	Additions	Collected	Written-off	Current	Current	of period

None to Report.

Receivables from Directors, Officers, Employees, Related Parties and Principal Stockholders are subject to usual terms in the normal course of business.

Vantage Equities, Inc. and Subsidiaries Schedule C - Amounts Receivable from Related Parties which are eliminated during the consolidation of financial statements **December 31, 2021**

Name of Debtor	Balance at beginning of period	Additions	Amounts Collected (i)	Amounts Written- off (ii)	Current	Non- Current	Balance at end of period
Vantage Financial							
Corporation	₽1,078,089	₽-	₽1,078,089	₽-	₽-	₽-	₽-
Philequity MSCI Index							
Fund, Inc.	282,491	331,541	282,491	₽-	331,541	₽-	331,541
Total	₽1,360,580	331,541	₽1,360,580	₽-	₽-	₽-	₽-

⁽i) If collected was other than in cash, explain.
(ii) Give reasons to write-off.

Vantage Equities, Inc. and Subsidiaries **Schedule D - Long-Term Debt December 31, 2021**

Title of issue and type of obligation ⁽ⁱ⁾	Amount authorized by indenture	Amount shown under caption "Current portion of long-term debt' in related balance sheet ⁽ⁱⁱ⁾	Amount shown under caption "Long-Term Debt" in related balance sheet ⁽ⁱⁱⁱ⁾	Interest Rate %	Maturity Date
--	--------------------------------	---	---	-----------------------	------------------

None to Report.

⁽i) Include in this column each type of obligation authorized.
(ii) This column is to be totalled to correspond to the related balance sheet caption.
(iii) Include in this column details as to interest rates, amounts or numbers of periodic instalments, and maturity dates.

Vantage Equities, Inc. and Subsidiaries Schedule E - Indebtedness to Related Parties (included in the consolidated financial statement of position) December 31, 2021

Name of Related Parties (i)	Balance at beginning of period	Balance at end of period ⁽ⁱⁱ⁾
	None to Report.	

⁽i) The related parties named shall be grouped as in Schedule D. The information called shall be stated for any persons whose investments—shown separately in such related schedule.

For each affiliate named in the first column, explain in a note hereto the nature and purpose of any material increase during the period that is in excess of 10 percent of the related balance at either the beginning or end of the period.

Vantage Equities, Inc. and Subsidiaries Schedule F - Guarantees of Securities of Other Issuers December 31, 2021

Name of issuing entity of securities guaranteed by the company for which this statement is filed	Total amount of guaranteed and outstanding (i)	Amount owned by person of which statement is filed	Nature of guarantee (ii)
--	--	--	--------------------------

None to Report.

⁽i) Indicate in a note any significant changes since the date of the last balance sheet file. If this schedule is filed in support of consolidated financial statements, there shall be set forth guarantees by any person included in the consolidation except such guarantees of securities which are included in the consolidated balance sheet.

⁽ii) There must be a brief statement of the nature of the guarantee, such as "Guarantee of principal and interest", "Guarantee of Interest", or "Guarantee of Dividends". If the guarantee is of interest, dividends, or both, state the annual aggregate amount of interest or dividends so guaranteed.

Vantage Equities, Inc. and Subsidiaries Schedule G - Capital Stock **December 31, 2021**

(Absolute numbers of shares)

Title of Issue ®	Number of shares authorized	Number of shares issued and outstanding as shown under the related balance sheet caption	Number of shares reserved for options, warrants, conversion and other rights	Number of shares held by related parties (6)	Directors, officers and employees	Others (ii)
Common	5,000,000,000	4,199,582,266	None to Report	None to Report	783,258,776	Directors sold 115,080 shares

⁽i) Include in this column each type of issue authorized
(ii) Related parties referred to include persons for which separate financial statements are filed and those included in the consolidated financial statements, other than the issuer of the particular security.
(iii) Indicate in a note any significant changes since the date of the last balance sheet filed.



Emmylou Cayamanda <emmylou.cayamanda@e-businessphil.ph>

Vantage Equities Inc Parent AAFS 31May2022

2 messages

Emmylou Cayamanda <emmylou.cayamanda@e-businessphil.ph>

Tue, May 31, 2022 at 9:52 PM

To: ictdsubmission@sec.gov.ph

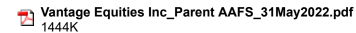
Cc: msrd covid19@sec.gov.ph, Angelica Cabanit <angelica.cabanit@philequity.net>, Marites Codenera <marites.codenera@e-businessphil.ph>

Greetings,

We are pleased to submit Vantage Equities Inc Parent AAFS as of and for the period ended 31December2021.

Warm regards,

Emmylou Cayamanda



ICTD Submission <ictdsubmission+canned.response@sec.gov.ph> To: emmylou.cayamanda@e-businessphil.ph

Tue, May 31, 2022 at 9:54 PM

Your report/document has been SUCCESSFULLY ACCEPTED by ICTD. (Subject to Verification and Review of the Quality of the Attached Document) Official copy of the submitted document/report with Barcode Page (Confirmation Receipt) will be made available after 15 days from receipt through the SEC Express System at the SEC website at www.sec.gov.ph

NOTICE

Please be informed that pursuant to SEC Memorandum Circular No. 3, series of 2021, scanned copies of the printed reports with wet signature and proper notarization shall be filed in PORTABLE DOCUMENT FORMAT (PDF) Secondary Reports such as: 17-A, 17-C, 17-L, 17-Q, ICASR, 23-A, 23-B, I-ACGR, Monthly Reports, Quarterly Reports, Letters, through email at

ictdsubmission@sec.gov.ph

Note: All submissions through this email are no longer required to submit the hard copy thru mail, eFAST/OST or over- the- counter.

For those applications that require payment of filing fees, these still need to be filed and sent via email with the SEC RESPECTIVE OPERATING DEPARTMENT.

Further, note that other reports shall be filed thru the **ONLINE SUBMISSION TOOL (OST)** such as: AFS, GIS, GFFS, LCFS, LCIF, FCFS. FCIF, IHFS, BDFS, PHFS etc. ANO, ANHAM, FS-PARENT, FS-CONSOLIDATED, OPC. AO, AFS WITH NSPO FORM 1,2,3 AND 4,5,6, AFS WITH NSPO FORM 1,2,3 (FOUNDATIONS)

FOR MC28, please email to:

https://apps010.sec.gov.ph

For your information and guidance.

Thank you and keep safe.

COVER SHEET

for AUDITED FINANCIAL STATEMENTS

SEC Registration Number 9 S 0 0 7 0 5 2 COMPANY NAME T \mathbf{G} \mathbf{E} E Q U I T E S C PRINCIPAL OFFICE(No. / Street / Barangay / City / Town / Province) 5 P h i 1 i i \mathbf{S} c k E h 1 0 n e t 0 0 r p p S C T 2 8 h t \mathbf{c} h e t 0 \mathbf{e} r a n g 0 W r r n 5 f G l l \mathbf{C} i A B i b t h V i a \mathbf{c} \mathbf{e} 0 n 0 0 a T \mathbf{C} i M i i t M a g u g t y \mathbf{e} r 0 a n a Department requiring the report Secondary License Type, If Applicable Form Type \mathbf{E} COMPANY INFORMATION Mobile Number Company's Email Address Company's Telephone Number investorrelations@vantage.ph 8250-8750 N/A No. of Stockholders Fiscal Year (Month / Day) Annual Meeting (Month / Day) 607 08/31 12/31 **CONTACT PERSON INFORMATION** The designated contact person <u>MUST</u> be an Officer of the Corporation Name of Contact Person **Email Address** Telephone Number/s Mobile Number angelica.cabanit@philequity.net 8250-8713 0917-590-7176 Ma. Angelica Cabanit **CONTACT PERSON'S ADDRESS**

15th Floor, Philippine Stock Exchange, 28th St. Corner 5th Ave., Bonifacio Global City, Taguig City, Metro Manila

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

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



STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

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

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

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

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

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

ALENTINO SY (May 15, 2022 06:53 GMT+8)

VALENTINO C. SY

Chairman CTC No.:

TIN: 122-335-536

Etimur de P Bunyi, Jr. (May 14, 2022 19:01 GMT+8)

EDMUNDO MARCO P. BUNYI JR

Vice Chairman/CEO

CTC No.:

TIN: 107-184-956

osephong (May 14, 2022 18:47 GMT+8)

JOSEPH L. ONG

Treasurer CTC No.:

TIN: 108-789-427

Signed this 3 day of May, 2022.

SUBSCRIBED AND SWORN to me before this exhibiting to me their Community Tax Certificates.

MAY 1 6 2022

at MAKATI CITAffiants

Doc. No. 750
Page No. 37
Book No. Series of 2022

ATTY GEORGE DAVID D. SITON

NOTARY PUBLIC FOR MAKATI CITY APPT, NO. M-0 1 - UNITE DEC. 31, 2023

ROLL NO. 68402 / MCLE CO PLIANA E NO. VII-0010136/2-15-2022

PER NO. ESERCISC HAR GO, ECAR-MAKATI CITY EXECUTIVE BLDG, CENTER MAKATI AVE., COA. SUPPLER ST., MAKATI CITY



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

ey.com/ph

INDEPENDENT AUDITOR'S REPORT

The Stockholders and the Board of Directors Vantage Equities, Inc. 15th Floor, Philippine Stock Exchange Tower, 28th St. Corner 5th Ave., Bonifacio Global City Taguig City, Metro Manila

Report on the Audit of the Financial Statements

Opinion

We have audited the parent company financial statements of Vantage Equities, Inc. (the Parent Company), which comprise the parent company statements of financial position as at December 31, 2021 and 2020, and the parent company statements of comprehensive income, statements of changes in equity and statements of cash flows for each of the three years in the period ended December 31, 2021, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company financial statements present fairly, in all material respects, the financial position of the Parent Company as at December 31, 2021 and 2020, and its financial performance and its 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 Financial Statements section of our report. We are independent of the Parent Company in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the parent company financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information

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

Our opinion on the parent company 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 parent company 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 parent company financial statements or our knowledge obtained in the audits, or otherwise appears to be materially misstated.

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

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

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

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

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

Our objectives are to obtain reasonable assurance about whether the parent company financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with 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 parent company 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 parent company financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Parent Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.





- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Parent Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the parent company financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Parent Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the parent company financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Juan Carlo B. Maminta.

SYCIP GORRES VELAYO & CO.

Juan Carlo B. Maminta

Partner

CPA Certificate No. 115260

Juan Carlo Maninta

Tax Identification No. 210-320-399

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

SEC Partner Accreditation No. 115260-SEC (Group A)

Valid to cover audit of 2020 to 2024 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. 08-001998-132-2020, November 27, 2020, valid until November 26, 2023 PTR No. 8854326, January 3, 2022, Makati City

May 31, 2022



PARENT COMPANY STATEMENTS OF FINANCIAL POSITION

	December 31		
	2021	2020	
ASSETS			
Current Assets			
Cash and cash equivalents (Note 6)	₽1,288,595,538	₱1,255,503,645	
Receivables (Note 7)	36,387,445	45,824,293	
Financial assets at fair value through profit or loss (Note 8)	7,031,645,574	6,737,207,298	
Prepaid expenses and other current assets	2,646,927	2,953,568	
Total Current Assets	8,359,275,484	8,041,488,804	
Noncurrent Assets			
Investments in subsidiaries (Note 10)	432,761,238	432,761,238	
Property and equipment (Note 11)	39,128,729	43,496,835	
Deferred tax assets (Note 20)	· -	11,098,931	
Other noncurrent assets (Note 12)	498,223	605,015	
Total Noncurrent Assets	472,388,190	487,962,019	
	₽8,831,663,674	₽8,529,450,823	
Current Liabilities Accrued expenses and other current liabilities (Note 14)	₽11,742,286	₽11,721,189	
Derivative liabilities (Note 8)	9,176,000	+11,721,109	
Income tax payable	632,347	533,526	
Total Current Liabilities	21,550,633	12,254,715	
Noncurrent Liability			
Retirement liability (Note 15)	4,136,894	4,077,130	
Deferred tax liabilities (Note 20)	7,107,827		
Total Noncurrent Liabilities	11,244,721	4,077,130	
Total Liabilities	32,795,354	16,331,845	
Equity			
Capital stock (Note 16)	4,335,181,766	4,335,181,766	
Treasury stock (Note 16)	(190,460,934)	(190,460,934)	
Retained earnings	4,653,917,512	4,368,419,774	
		1,500,115,771	
Remeasurement losses on retirement plan (Note 15)	229,976		
Remeasurement losses on retirement plan (Note 15) Total Equity	, , ,	(21,628) 8,513,118,978	



VANTAGE EQUITIES, INC.

PARENT COMPANY STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended December 31			
	2021	2020	2019	
TRADING AND INVESTMENT SECURITIES				
GAINS - NET (Note 8)	₽48,551,092	₽67,049,437	₽262,231,709	
INTEREST INCOME (Note 18)	188,386,266	275,652,063	311,683,798	
INCOME FROM BUSINESS PARTNER (Note 19)	42,903,215	_	-	
REALIZED FOREIGN EXCHANGE GAIN (Note 9)	15,459,396	30,492,708	44,735,444	
UNREALIZED FOREIGN EXCHANGE GAINS (LOSSES) (Note 9)	26,575,676	(25,798,237)	(46,999,198)	
DIVIDEND INCOME (Note 8)	7,929,930	3,215,959	410,640	
GENERAL AND ADMINISTRATIVE EXPENSES (Note 17)	(23,844,178)	(19,363,562)	(20,766,437)	
OTHER GAINS (LOSSES) - NET	(813,485)	471,791	(6,863,077)	
INCOME BEFORE INCOME TAX	305,147,912	331,720,159	544,432,879	
PROVISION FOR INCOME TAX (BENEFIT) (Note 20)	19,650,174	16,663,687	(12,028,824)	
NET INCOME	285,497,738	315,056,472	556,461,703	
OTHER COMPREHENSIVE INCOME (LOSS) Item that will not recycle to profit or loss in subsequent periods:				
Remeasurement gains (losses) on retirement plan (Note 15)	251,604	1,117,314	(1,649,256)	
TOTAL COMPREHENSIVE INCOME	₽285,749,342	₽316,173,786	₽554,812,447	
EARNINGS PER SHARE (Note 24)	₽0.0679	₽0.0750	₽0.1325	



VANTAGE EQUITIES, INC. PARENT COMPANY STATEMENTS OF CHANGES IN EQUITY

				Remeasurement Gains (Losses) on	
	Capital Stock	Treasury Stock	Retained	Retirement Plan	
	(Note 16)	(Note 16)	Earnings	(Note 15)	Total
Balance at January 1, 2021	₽4,335,181,766	(¥190,460,934)	₽ 4,368,419,774	(₽21,628)	₽8,513,118,978
Total comprehensive income for the year	· · · · -		285,497,738	251,604	285,749,342
Balance at December 31, 2021	₽4,335,181,766	(₱190,460,934)	₽4,653,917,512	₽229,976	₽8,798,868,320
Balance at January 1, 2020	₽ 4,335,181,766	(190,460,934)	₽4,053,363,302	(₱1,138,942)	₽8,196,945,192
Total comprehensive loss for the year	_		315,056,472	1,117,314	316,173,786
Balance at December 31, 2020	₽4,335,181,766	(₱190,460,934)	₽4,368,419,774	(₱21,628)	₽8,513,118,978
Balance at January 1, 2019	₽ 4,335,181,766	(₱190,460,934)	₽3,496,901,600	₽ 510,314	₽7,642,132,746
Total comprehensive income for the year	_	_	556,461,702	(1,649,256)	554,812,446
Balance at December 31, 2019	₽4,335,181,766	(₱190,460,934)	₽4,053,363,302	(₱1,138,942)	₽8,196,945,192



VANTAGE EQUITIES, INC.

PARENT COMPANY STATEMENTS OF CASH FLOWS

	Years Ended December 31			
	2021	2020	2019	
CASH FLOWS FROM OPERATING ACTIVITIES				
Income before income tax	₽305,147,912	₽331,720,159	₽544,432,878	
Adjustments for:	,	,,	, , , , , , , , ,	
Interest income (Note 18)	(188,386,266)	(275,652,063)	(311,683,798)	
Unrealized foreign exchange gain (loss) (Note 9)	(26,575,676)	25,798,237	46,999,198	
Dividend income (Note 8)	(7,929,930)	(3,215,959)	(410,640)	
Trading and investment securities losses (gains) - net	() / /	(-, -,,	(',' ')	
(Note 8)	2,523,076	(3,056,702)	(206,970,608)	
Depreciation and amortization (Notes 11)	4,368,106	4,462,263	5,383,275	
Retirement costs (Note 15)	395,236	505,969	552,075	
Operating income before working capital changes	89,542,458	80,561,904	78,302,380	
Decrease (increase) in:	,- ,	/ /	, ,	
Receivables	15,770,587	45,768,019	178,604,575	
Financial assets at fair value through profit or loss	(287,265,852)	102,825,493	(3,465,935,839)	
Prepaid expenses and other current assets	413,290	1,772,488	(5,601)	
Other noncurrent assets	_	-,,,,,,,,,	(*,***)	
Increase (decrease) in accrued expenses and other				
current liabilities	9,197,099	(57,751,007)	56,239,962	
Net cash generated from (used in) operations	(172,342,418)	173,176,897	(3,152,794,523)	
Interest received	182,052,527	268,210,525	336,516,524	
Income tax paid	(1,428,322)	(3,857,426)	(11,821,691)	
Net cash provided by (used in) operating activities	8,281,787	437,529,996	(2,828,099,690)	
CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from sale of property and equipment (Note 11) Proceeds from maturity of investments at amortized cost Acquisitions of: Investments at amortized cost	- -	- -	88,255 67,638,762 (45,955,163)	
Investment in a subsidiary (Note 10)	_	_	(2,650,000)	
Property and equipment (Note 11)	_	(95,999)	(813,287)	
Dividends received (Note 8)	7,929,930	3,215,959	410,640	
Net cash provided by investing activities	7,929,930	3,119,960	18,719,207	
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from notes payable Payment of notes payable	350,000,000 (350,000,000)	_ _	_ _	
Net cash provided by (used in) financing activities		_	_	
EFFECT OF CHANGES IN EXCHANGE RATE ON CASH AND CASH EQUIVALENTS	16,880,176	(25,865,737)	(57,247,346)	
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	33,091,893	414,784,219	(2,866,627,829)	
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	1,255,503,645	840,719,426	3,707,347,255	
CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 6)	₽1,288,595,538	₽1,255,503,645	₽840,719,426	



VANTAGE EQUITIES, INC.

NOTES TO PARENT COMPANY FINANCIAL STATEMENTS

1. Corporate Information

Vantage Equities, Inc. (the Parent Company) was incorporated in the Philippines and was registered with the Philippine Securities and Exchange Commission (SEC) on October 20, 1992. The primary business of the Parent Company is to invest in, acquire by purchase, exchange, assignment or otherwise of the capital stock, bonds, debentures, promissory notes and similar financial instruments. The Parent Company's shares are publicly traded in the Philippine Stock Exchange (PSE).

The Parent Company's principal address is 15th Floor Philippine Stock Exchange Tower, 28th St. Corner 5th Ave., Bonifacio Global City, Taguig City, Metro Manila, Philippines.

2. Summary of Significant Accounting Policies

Basis of Preparation

The accompanying parent company financial statements have been prepared on a historical cost basis, except for financial assets at fair value through profit or loss (FVTPL) and financial assets at fair value through other comprehensive income (FVOCI) which are measured at fair value. The parent company financial statements are presented in Philippine peso, which is the Parent Company's functional and presentation currency, and all values are rounded to the nearest peso except when otherwise indicated.

Presentation of Financial Statements

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

Statement of Compliance

The accompanying parent company financial statements have been prepared in compliance with Philippine Financial Reporting Standards (PFRS). These may be obtained at the Parent Company's registered address as indicated in Note 1 to the parent company financial statements, at the SEC and at the PSE.

Changes in Accounting Policies and Disclosures

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

Unless otherwise indicated, adoption of these new standards did not have an impact on the consolidated financial statements of the Parent Company.

- 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
- o 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.

• 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):

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

The Parent Company shall also disclose information about:

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

Summary of Significant Accounting Policies

Current versus Noncurrent Classification

The Parent Company presents assets and liabilities in the parent company statement of financial position based on current or noncurrent classification.

An asset is current if:

- Expected to be realized or intended to be sold or consumed in the normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realized within twelve months after the reporting period, or Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as noncurrent.

A liability is current when:

- It is expected to be settled in the normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or



• There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

All other liabilities are classified as noncurrent.

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

Foreign Currency Transactions

For financial reporting purposes, the foreign currency-denominated monetary assets and liabilities of the Parent Company are translated in Philippine peso based on the Bankers Association of the Philippines (BAP) closing rate prevailing at the statement of financial position date and foreign currency-denominated income and expenses, at the prevailing exchange rates as at the date of transaction. All differences are taken to the parent company statement of comprehensive income. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the prevailing closing exchange rate as of the date of initial transaction.

Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined

Unrealized foreign exchange gain (loss)

This account pertains to the unrealized foreign exchange gain earned by the Parent Company from the maturity of their US\$ denominated short-term deposits and the revaluation made for their non-deliverable forward contracts (NDFs). Any foreign exchange gain earned is lodged as unrealized since, upon maturity of the deposits, the entire proceed, including interest earned, is retained in the Parent Bank's US\$ bank account. Unrealized foreign exchange gain is recognized for the valuation of foreign currency denominated short-term deposits and revaluation of the NDF at month-end.

Cash and Cash Equivalents

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three (3) months or less from the date of acquisition and that are subject to an insignificant risk of change in value.

Fair Value Measurement

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

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

The principal or the most advantageous market must be accessible to the Parent Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.



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

All assets and liabilities for which fair value is measured or disclosed in the parent company financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognized in the parent company statement of financial position on a recurring basis, the Parent Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting date.

<u>Financial Instruments - Initial Recognition and Subsequent Measurement</u>

Date of recognition

The Parent Company recognizes a financial asset or a financial liability in the parent company statement of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial instruments that require delivery of assets and liabilities within the time frame established by regulation or convention in the marketplace are recognized on the trade date.

Initial recognition of financial instruments

Financial instruments are initially recognized at fair value of the consideration given. The initial measurement of financial instruments includes transaction costs, except for financial instruments at financial assets at FVTPL.

'Day 1' difference

Where the transaction price in a non-active market is different to the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Parent Company recognizes the difference between the transaction price and fair value (a 'Day 1' difference) in profit or loss in the parent company statement of income unless it qualifies for recognition as some other type of asset. In cases where transaction price used is made of data which is not observable, the difference between the transaction price and model value is only recognized in profit or loss in the parent company statement of income when the inputs become observable or when the instrument is derecognized. For each transaction, the Parent Company determines the appropriate method of recognizing the 'Day 1' difference amount.

In 2021, 2020 and 2019, there were no 'Day 1' differences recognized in profit or loss in the statement of comprehensive income.

Classification and subsequent measurement of financial instruments

Financial assets

For purposes of classifying financial assets, an instrument is an 'equity instrument' if it is a non-derivative and meets the definition of 'equity' for the issuer (under PAS 32, *Financial Instruments*:

Presentation), except for certain non-derivative puttable instruments presented as equity by the issuer. All other non-derivative financial assets are 'debt instruments'.

Financial assets are classified in their entirety based on the contractual cash flows characteristics of the financial assets and the Parent Company's business model for managing financial assets. The Parent Company classifies its financial assets into the following categories: financial assets at FVTPL, financial assets at fair value through other comprehensive income (FVOCI) with recycling of cumulative gains and losses (debt instruments), financial assets designated at FVOCI with no recycling of cumulative gains and losses upon derecognition (equity instruments) and financial assets measured at amortized cost.

Contractual cash flows characteristics

The Parent Company assesses whether the cash flows from the financial asset represent "solely payment of principal and interest" or "SPPI" on the principal amount outstanding. Instruments with cash flows that do not represent as such are classified at FVTPL.

'Principal' for the purpose of this test is defined as the fair value of the financial asset at initial recognition and may change over the life of the financial asset (for example, if there are repayments of principal or amortization of the premium/discount).

In making this assessment, the Parent Company determines whether the contractual cash flows are consistent with a basic lending arrangement, i.e., interest includes consideration only for the time value of money, credit risk and other basic lending risks and costs associated with holding the financial asset for a particular period of time.

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

Business model

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

- How the performance of the business model and the financial assets held within that business model are evaluated and reported to the entity's key management personnel;
- The risks that affect the performance of the business model (and the financial assets held within that business model) and, in particular, the way those risks are managed;
- How managers, if any, of the business are compensated.

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

As of December 31, 2021 and December 31, 2020, the Parent Company has no financial assets at FVOCI.



Financial assets at FVTPL

Debt financial assets that do not meet the amortized cost criteria, or that meet the criteria but the Parent Company has chosen to designate as at FVTPL at initial recognition, are measured at fair value through profit or loss. Equity investments are classified as at FVTPL, unless the FVTPL designates an investment that is not held for trading as at FVOCI at initial recognition.

The Parent Company's financial assets at FVTPL include equity securities held for trading purposes and equity investments not designated as at FVOCI.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling it in the near term; or
- on initial recognition it is part of a portfolio of identified financial instruments that the Parent Company manages together and has evidence of a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument or a financial guarantee.

Financial assets at FVTPL are carried at fair value and gains and losses on these instruments are recognized as 'Trading and investment securities gains (losses) - net' in the parent company statement of comprehensive income. Interest earned on these investments is reported in the parent company statement of income under 'Interest income' while dividend income is reported in the parent company statement of income under 'Dividend income' when the right of payment has been established.

As of December 31, 2021 and December 31, 2020, the Parent Company's financial assets at FVTPL consists of investments in corporate bonds, government securities, equity securities, mutual funds and derivate assets.

Derivatives classified as FVTPL

Derivative financial instruments are initially recognized at fair value on the date in which a derivative transaction is entered into and are subsequently re-measured at fair value. Derivatives are carried as assets at FVTPL when the fair value is positive and as financial liabilities at FVTPL when the fair value is negative. Any gains or losses arising from changes in fair values of derivatives (except those accounted for as accounting hedges) are taken directly to the parent company statement of income under 'Unrealized foreign exchange gain (loss)'. The Parent Company has currency forwards (NDF) which are considered as stand-alone derivatives as of December 31, 2021 and December 31, 2020.

Derivatives embedded in non-derivative host contracts that are not financial assets within the scope of PFRS 9 (e.g., financial liabilities and non-financial host contracts) are treated as separate derivatives when their risks and characteristics are not closely related to those of the host contracts and the host contracts are not measured at FVTPL.

The Parent Company assesses the existence of an embedded derivative on the date it first becomes a party to the contract, and performs re-assessment only where there is a change to the contract that significantly modifies the contractual cash flows.

Financial assets at amortized cost

Debt financial asset is measured at amortized cost if both of the following conditions are met:

(i) it is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and



(ii) the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Debt financial assets meeting these criteria are measured initially at fair value plus transaction costs. They are subsequently measured at amortized cost using the effective interest method less any impairment in value, with the interest calculated recognized as 'Interest income' in the statement of income. The Parent Company's financial assets at amortized cost consist of 'Cash and cash equivalents', 'Receivables' and 'Investments at amortized cost'.

Reclassifications of financial assets

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

Financial liabilities

Financial liabilities are classified as financial liabilities at FVTPL and other financial liabilities. Financial liabilities are classified as at FVTPL when the financial liability is either held for trading or it is designated as at FVTPL.

As of December 31, 2021 and December 31, 2020, the Parent Company has no financial liabilities at FVTPL.

Other financial liabilities

This category pertains to financial liabilities that are not held for trading or not designated as at FVTPL at the inception of the liability. 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, discount and any directly attributable transaction costs.

This category includes 'Accrued expenses and other liabilities'.

Derecognition of Financial Assets and Financial Liabilities

Financial assets

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

- the rights to receive cash flows from the asset have expired; or
- the Parent Company 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 Parent Company 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 the control over the asset.

Where the Parent Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control over the asset, the asset is recognized to the extent of the Parent Company'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 original carrying amount of the asset and the maximum amount of consideration that the Parent Company could be required to repay.



Financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or 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 the statement of income.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is reported in the statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the asset and settle the liability simultaneously.

The Parent Company assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Parent Company and all of the counterparties. This is not generally the case with master netting agreements where the related assets and liabilities are presented gross in the parent company statement of financial position.

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 where:

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

Where the Parent Company has transferred its rights to receive cash flows from an asset or has entered into a "pass-through arrangement", 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 Parent Company'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 original carrying amount of the asset and the maximum amount of consideration that the Parent Company could be required to repay.

<u>Impairment of Financial Assets</u>

The Parent Company record the allowance for expected credit losses for all loans and receivables and other debt financial assets not held at FVTPL all referred to as 'financial instruments'. Equity instruments are not subject to impairment under PFRS 9.

ECL represents credit losses that reflect an unbiased and probability-weighted amount which is determined by evaluating a range of possible outcomes, the time value of money and reasonable and supportable information about past events, current conditions and forecasts of future economic conditions. ECL allowances are measured at amounts equal to either (i) 12-month ECL or (ii) lifetime ECL for those financial instruments which have experienced a significant increase in credit risk (SICR) since initial recognition (General Approach). The 12-month ECL is the portion of lifetime ECL that results from default events on a financial instrument that are possible within the 12 months after the reporting date. Lifetime ECL are credit losses that results from all possible default events over the expected life of a financial instrument.

Staging assessment

A three-stage approach for impairment of financial assets is used, based on whether there has been a significant deterioration in the credit risk of a financial asset. These three stages then determine the amount of impairment to be recognized.

For non-credit-impaired financial instruments:

- Stage 1 is comprised of all financial instruments which have not experienced a SICR since initial recognition or is considered of low credit risk as of the reporting date. The criteria for determining whether an account should be assessed under Stage 1 are as follows: (i) current or past due up to 30 days; (ii) unclassified. The Parent Company recognizes a 12-month ECL for Stage 1 financial instruments.
- Stage 2 is comprised of all financial instruments which have experienced a SICR as of reporting date compared to initial recognition. The Parent Company recognizes a lifetime ECL for Stage 2 financial instruments.

For credit-impaired financial instruments:

• Stage 3 is comprised of all financial assets that have objective evidence of impairment as a result of one or more loss events that have occurred after initial recognition with a negative impact on the estimated future cash flows of a loan or a portfolio of loans. The Parent Company's criteria for Stage 3 accounts are generally aligned with the definition of "default" which is explained in the next paragraph. The Parent Company recognizes a lifetime ECL for Stage 3 financial instruments.

Definition of "default" and "restored"

The Parent Company classifies loans, investments, receivables, or any financial asset as in default when it is credit impaired, becomes past due on its contractual payments for more than 90 days, considered non-performing, under litigation or is classified as doubtful or loss. As part of a qualitative assessment of whether a customer is in default, the Parent Company considers a variety of instances that may indicate unlikeliness to pay. When such events occur, the Parent Company carefully considers whether the event should result in treating the customer as defaulted. An instrument is considered to be no longer in default (i.e. restored) if there is sufficient evidence to support that full collection is probable and payments are received for at least six months.

Credit risk at initial recognition

The Parent Company uses internal credit assessment and approvals at various levels to determine the credit risk of exposures at initial recognition. Assessment can be quantitative or qualitative and depends on the materiality of the facility or the complexity of the portfolio to be assessed.



Significant increase in credit risk

The assessment of whether there has been a significant increase in credit risk is based on an increase in the probability of a default occurring since initial recognition. The SICR criteria vary by portfolio and include quantitative changes in probabilities of default and qualitative factors, including a backstop based on delinquency. For cash in bank, the credit risk of a particular exposure is deemed to have increased significantly since initial recognition if, based on the Parent Company's internal credit assessment, the borrower or counterparty is determined to require close monitoring or with well-defined credit weaknesses. If contractual payments are more than 30 days past due, the credit risk is deemed to have increased significantly since initial recognition. Days past due are determined by counting the number of days since the earliest elapsed due date in respect of which full payment has not been received. Due dates are determined without considering any grace period that might be available to the borrower. In subsequent reporting periods, if the credit risk of the financial instrument improves such that there is no longer a SICR since initial recognition, the Parent Company shall revert to recognizing a 12-month ECL.

ECL parameters and methodologies

ECL is a function of the probability of default (PD), loss given default (LGD) and exposure at default (EAD), with the timing of the loss also considered, and is estimated by incorporating forward-looking economic information and through the use of experienced credit judgment.

The PD is an estimate of the likelihood of default over a 12-month horizon for Stage 1 or lifetime horizon for Stages 2 and 3. The PD for each individual instrument is modelled based on historical data and is estimated based on current market conditions and reasonable and supportable information about future economic conditions. The Parent Company segments its credit exposures based on homogenous risk characteristics and developed a corresponding PD methodology for each portfolio. The PD methodology for each relevant portfolio is determined based on the underlying nature or characteristic of the portfolio, behavior of the accounts and materiality of the segment as compared to the total portfolio.

LGD is an estimate of the loss arising on default. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, including from any collateral. It makes use of defaulted accounts that have either been identified as cured, restructured, or liquidated.

The Parent Company segmented its LGD based on homogenous risk characteristics and calculated the corresponding segment-level averages.

EAD is an estimate of the exposure at a future default date, taking into account expected changes in the exposure after the reporting date, including repayments of principal and interest, and expected drawdowns on committed facilities.

Forward-looking information

The Parent Company incorporates forward-looking information into both its assessment of whether the credit risk of an instrument has increased significantly since its initial recognition and its measurement of ECL. A broad range of forward-looking information are considered as economic inputs, such as GDP growth, exchange rate, interest rate, inflation rate and other economic indicators. The inputs and models used for calculating ECL may not always capture all characteristics of the market at the date of the financial statements. To reflect this, qualitative adjustments or overlays are occasionally made as temporary adjustments when such differences are significantly material.



The key forward-looking economic variables used in each of the economic scenarios for the ECL calculations are unemployment rate, household expenditure, PSE all shares index, interest rate benchmark for 3 months and 20 years.

Write-offs

Financial assets are written off either partially or in their entirety only when the Parent Company has no reasonable expectation of recovering a financial asset in its entirety or a portion thereof.

Write-offs are charged against preciously established allowance for credit losses.

<u>Investments in Subsidiaries</u>

Investments in subsidiaries are carried in the statement of financial position at cost, less any impairment.

Using the cost method of accounting, the Parent Company recognizes income only to the extent that it receives distributions from the accumulated net income of the investee arising subsequent to the date of acquisition. Distributions received in excess of such profits are considered a recovery of investment and are recorded as a reduction of the cost of the investment.

The reporting date of the Parent Company and its subsidiaries are identical and the subsidiaries' accounting policies conform to those used by the Parent Company for like transactions and events in similar circumstances.

Property and Equipment

Property and equipment are carried at cost less accumulated depreciation and any impairment in value. The initial cost of property and equipment consists of its purchase price, including import duties, taxes and any costs directly attributable to bringing the property and equipment to its working condition and location for its intended use.

Expenditures incurred after the property and equipment have been put into operation, such as repairs and maintenance, are normally charged against income in the year in which such costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

When each major repairs and maintenance is performed, its cost is recognized in the carrying amount of the item of property and equipment as a replacement if the recognition criteria are satisfied. Such costs are capitalized and amortized over the next major repairs and maintenance activity.

Depreciation are computed using the straight-line basis over the estimated useful life of the property and equipment as follows:

	Years		
Office condominium	20 years		
Office improvements	10 years		
Furniture, fixtures and equipment	3-10 years		
Transportation equipment	5 years		
	5 years or term of the lease,		
Leasehold improvements	whichever period is shorter		



The useful lives, residual values and depreciation method are reviewed periodically to ensure that the periods, residual values and method of depreciation are consistent with the expected pattern of economic benefits from items of property and equipment. Fully depreciated assets are retained in the accounts until they are no longer in use and no further depreciation or amortization are charged against profit or loss in the parent company statement of comprehensive income.

When property and equipment are sold or otherwise disposed of, the cost and related accumulated depreciation or amortization and any impairment in value are eliminated from the accounts and any resulting gain or loss is credited to or charged against profit or loss in the parent company statement of comprehensive income.

Impairment of Non-financial Assets

The Parent Company assesses at each reporting date whether there is an indication that its non-financial assets may be impaired. When an indicator of impairment exists or when an annual impairment testing for an asset is required, the Parent Company makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash generating unit's (CGU's) fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or group of assets, in which case the recoverable amount is assessed as part of the CGU to which it belongs. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset. In determining fair value less cost to sell, an appropriate valuation model is used. These calculations are corroborated by valuation multiples and other available fair value indicators. An impairment loss is charged to operations in the year in which it arises.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment loss may no longer exist or may have decreased. If such indication exists, the Parent Company estimates the asset's or CGU's recoverable amount. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceeds the carrying amount that would have been determined, net of depreciation or amortization, had no impairment loss been previously recognized. Such reversal is recognized in the profit or loss in the parent company statement of comprehensive income. After such reversal, the depreciation or amortization is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining life.

Revenue Recognition

The Parent Company follows a five-step model to account for revenue arising from the contracts with customers. The five-step model is as follows:

- a. Identify the contract(s) with customer
- b. Identify the performance obligations in the contract
- c. Determine the transaction price
- d. Allocate the transaction price to the performance obligation
- e. Recognize revenue when (or as) the entity satisfies a performance obligation

Revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.



The Parent Company exercises judgment, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The Parent Company is acting as principal in all revenue arrangements.

The following specific recognition criteria must also be met before revenue is recognized outside the scope of PFRS 15:

Trading and investment securities gains - net

Trading and investment securities gains - net represents gains from trading activities and changes in fair values of financial instruments at FVTPL. Revenue is recognized on trade date upon receipt of confirmation of sale of investments from counterparties.

Dividend income

Dividend income is recognized when the Parent Company's right to receive payment is established.

Interest income

Interest income is recognized in profit or loss for all instruments measured at amortized cost using the effective interest method.

The effective interest method is a method of calculating the amortized cost of a financial asset or a financial liability and of allocating the interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument or, when appropriate, a shorter period to the net carrying amount of the financial asset or financial liability. When calculating the effective interest rate, the Parent Company estimates cash flows considering all contractual terms of the financial instrument but does not consider future credit losses. The calculation includes all fees paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts.

The following specific recognition criteria must also be met before revenue is recognized within the scope of PFRS 15:

Income from business partner

Income from business partner is recognized at the time the services are rendered.

Expense Recognition

Expenses are recognized when a decrease in future economic benefits related to a decrease in an asset or an increase in a liability has arisen that can be measured reliably.

General and administrative expenses

General and administrative expenses, which include the cost of administering the business are not directly associated with the generation of revenue, are expensed as incurred.

Leases

The determination of whether an arrangement is, or contains a lease, is based on the substance of the arrangement at inception date, and requires an assessment of whether the fulfillment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset. A reassessment is made after inception of the lease only if one of the following applies:

- a. there is a change in contractual terms, other than a renewal or extension of the arrangement;
- b. a renewal option is exercised or extension granted, unless that term of the renewal or extension was initially included in the lease term;



- c. there is a change in the determination of whether fulfillment is dependent on a specified asset; or
- d. there is a substantial change to the asset.

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

Parent Company as lessee

Leases where the lessor retains substantially all the risks and benefits of ownership of the assets are classified as operating leases. Operating lease payments are recognized as an expense in the profit or loss in the parent company statement of comprehensive income on a straight-line basis over the lease term

Parent Company as a lessor

Leases where the Parent Company does not transfer substantially all the risks and benefits of ownership of the assets are classified as operating leases. Initial direct costs incurred in negotiating operating leases are added to the carrying amount of the leased asset and recognized over the lease term on the same basis as the rental income. Contingent rents are recognized as revenue in the year in which they are earned.

Retirement Costs

The Parent Company has an unfunded, non-contributory defined benefit retirement plan covering substantially all of its regular employees.

The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method. This method reflects services rendered by employees up to the date of valuation and incorporates assumptions concerning employees' projected salaries. Actuarial valuations are conducted with sufficient regularity, with option to accelerate when significant changes to underlying assumptions occur.

Defined benefit costs comprise of the following:

- a. service cost;
- b. net interest on the net defined benefit liability or asset; and
- c. remeasurements of net defined benefit liability or asset.

Service costs, which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.



Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as expense or income in profit or loss.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in OCI in the period in which they arise. Remeasurements are not classified to profit or loss in subsequent periods.

Income Taxes

Current tax

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

The Parent Company periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretations and establishes provisions where appropriate.

Deferred tax

Deferred tax is provided, using the liability method, on all temporary differences and carryforward benefits of minimum corporate income tax (MCIT) and unused net operating loss carryover (NOLCO) at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences and carryforward benefits of unused tax credits from the excess of MCIT over regular corporate income tax (RCIT) and unused NOLCO, to the extent that it is probable that sufficient taxable income will be available against which the deductible temporary differences and carryforward benefits of unused tax credits from excess MCIT and unused NOLCO can be utilized. Deferred tax assets, however, are not recognized on temporary differences that arise from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting income nor taxable income or loss.

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

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the periods when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date. Movements in deferred tax assets and liabilities arising from changes in tax rate are charged or credited to income for the year.

Deferred tax relating to items recognized directly in other comprehensive income are also recognized in other comprehensive income.



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 a payable in the parent company statement of financial position. When VAT passed on from purchases of goods or services (input VAT) exceeds VAT from sales of goods and/or services (output VAT), the excess is recognized as an asset in the statement of financial position to the extent of the recoverable amount.

Equity

Capital stock is measured at par value for all shares issued and outstanding. When the shares are sold at a premium, the difference between the proceeds and the par value is credited to 'Capital paid-in excess of par value' account. Direct costs incurred related to equity issuance, such as underwriting, accounting and legal fees, printing costs and taxes are chargeable to 'Capital paid-in excess of par value' account. If the 'Capital paid-in excess of par value' is not sufficient, the excess is charged against the 'Retained earnings'.

When the Parent Company issues more than one class of stock, a separate account is maintained for each class of stock and the number of shares issued.

Own equity instruments which are acquired (treasury shares) are deducted from equity and accounted for at weighted average cost. No gain or loss is recognized in the parent company statement of income on the purchase, sale, issue or cancellation of the Parent Company's own equity instruments.

'Retained earnings' represents accumulated earnings of the Parent Company less dividends declared.

Dividends on Common Shares

Dividends on common shares are recognized as a liability and deducted from equity when approved by the Board of Directors (BOD) and shareholders of the Parent Company while stock dividends are deducted from retained earnings upon distribution. Dividends for the year that are approved after reporting date are dealt with as subsequent events.

Basic/Diluted Earnings per Share

Basic earnings per share (EPS) is determined by dividing net income (loss) by the weighted average number of shares outstanding during the year with retroactive adjustments for any stock split and stock dividends declared.

Diluted EPS is calculated by dividing the net income attributable to common shareholders by the weighted average number of common shares outstanding during the year adjusted for the effects of any dilutive potential common shares. As of December 31, 2019, 2018 and 2017, the Parent Company does not have dilutive potential common shares.

Provisions

Provisions are recognized when the Parent Company has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligation, the provision is reversed.



Where the Parent Company expects some or all of a provision to be reimbursed, the reimbursement is recognized as a separate asset but only when the reimbursement is virtually certain that the expense relating to any provision is presented in the profit or loss in the parent company statement of comprehensive income, net of any reimbursement.

Contingent Liabilities and Contingent Assets

Contingent liabilities are not recognized in the parent company financial statements but are disclosed in the notes to parent company financial statements unless the probability of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized in the parent company financial statements but are disclosed in the notes to parent company financial statement when an inflow of economic benefits is probable.

Events After the Reporting Date

Any post year-end events that provide additional information about the Parent Company's financial position at the reporting date (adjusting events), if any, are reflected in the parent company financial statements. Post year-end events that are not adjusting events are disclosed in the notes to parent company financial statements when material.

Segment Reporting

The Parent Company's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on business segments is presented in Note 23. The Parent Company's assets producing revenues are located in the Philippines (i.e., one geographical location). Therefore, geographical segment information is no longer presented.

Standards Issued but not yet Effective

Pronouncements issued but not yet effective are listed below. The Parent Company intends to adopt the following pronouncements when they become effective. Adoption of these pronouncements is not expected to have a significant impact on the Parent Company's consolidated financial statements.

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
- 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

3. Significant Accounting Estimates

The preparation of the parent company financial statements in accordance with PFRS requires the management to make estimates and assumptions that affect the reported amount of revenues, expenses, assets and liabilities, and the accompanying disclosures, as well as the disclosure of contingent assets and liabilities, if any. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of any change in estimates are reflected in the parent company financial statements as they become reasonably determinable.

Judgment is continually evaluated and is based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Judgment

a. Recognition of deferred tax assets

Deferred tax assets are recognized for all deductible temporary differences to the extent that it is possible that taxable income will be available against which the differences can be utilized. Significant management judgment is required to determine the amount of deferred tax assets to be recognized, based upon likely timing and level of future taxable income.

The deductible temporary differences for which deferred tax assets and liabilities were recognized in the statements of financial position as of December 31, 2021 and 2020 are disclosed in Note 20.

Estimates

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting 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:

a. Fair value of financial instruments

Where the fair values of financial assets and financial liabilities recognized or disclosed in the financial statements cannot be derived from active markets, these are determined using a variety of valuation techniques that include the use of mathematical models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. The judgments include considerations of liquidity and identification of comparable investments and applicable credit spread to arrive at adjusted quoted market prices.

The carrying values and corresponding fair values of financial instruments as well as the manner in which fair values were determined are discussed in more detail in Note 5.

Derivative assets and liabilities recognized in the statement of financial position as of December 31, 2021 and 2020 are disclosed in Note 8.



b. Credit losses on financial assets

The Parent Company reviews its debt financial assets subject to ECL annually with updating provisions as necessary. The measurement of credit losses requires judgment, in particular, the estimation of amount and timing of future cash flows and collateral values when determining the credit losses and the assessment of SICR. Elements of the model used to calculate ECL that are considered accounting estimates and judgments, include among others:

- Segmentation of financial assets to determine appropriate ECL model and approach
- Criteria for assessing whether there has been SICR in the debt financial assets and so allowances be measured on a lifetime ECL basis and the qualitative assessment
- Segmentation of financial assets when ECL is calculated on a collective basis
- Development of ECL models, including formula and various inputs
- Selection of forward-looking macroeconomic variables and scenarios

The gross carrying amounts of financial assets subject to ECL as of December 31, 2021 and December 31, 2020 are disclosed in Note 4, while the related ECL allowances for credit losses are disclosed in Note 7.

4. Financial Risk Management Objectives and Policies

The Parent Company's principal financial instruments consist of cash and cash equivalents, receivables, financial assets at FVTPL, investments at amortized cost, accrued expenses and other liabilities. The Parent Company also has various other financial assets and liabilities such as deposits.

The main risks arising from the Parent Company's financial instruments are credit risk, liquidity risk and market risks. The BOD reviews and approves the policies for managing each risk and these are summarized below.

Credit risk

Credit risk is the risk that the Parent Company will incur a loss because its customers or counterparties failed to discharge their contractual obligations. The Parent Company manages and controls credit risk by trading only with recognized, creditworthy third parties. It is the Parent Company's policy that all counterparties who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis so that the Parent Company's exposure to credit losses is not significant. Since the Parent Company trades only with recognized third parties, there is no requirement for collateral.

Maximum exposure to credit risk

As of December 31, 2021 and 2020, the Parent Company's maximum exposure to credit risk is equal to the carrying values of its financial assets since it does not hold any collateral or other credit enhancements that will mitigate credit risk exposure.

The fair values of financial assets at FVTPL represent the credit risk exposure as of the reporting date but not the maximum risk exposure that could arise in the future as a result of changes in fair value of the said instruments.

The Parent Company's trade and other receivables and are assessed for impairment based on its lifetime ECL. The allowance for credit losses amounting ₱4.01 million and ₱68.47 million as of December 31, 2021 and 2020 pertain to fully-impaired trade and other receivables.



Credit quality per class of financial assets

The tables below show the credit quality of the Parent Company's financial assets based on its stage classification as of December 31, 2021 and 2020. The amounts presented are gross of impairment allowances.

	2021			
	Stage 1	Stage 2	Stage 3	Total
Neither past due nor impaired				
Grade A				
Cash and cash equivalents*	₽1,288,590,538	₽-	₽-	₽1,288,590,538
Interest receivable		30,530,238	_	30,530,238
Financial assets at fair value through profit or loss	7,031,645,574	_	-	7,031,645,574
Grade B				_
Trade receivable	_	6,065,628	_	6,065,628
Due from broker	_	2,215,264	_	2,215,264
Other receivables	_	1,343,629	_	1,343,629
Deposits (included in "Other noncurrent assets")	478,211	_	_	478,211
Grade C	_	_	_	_
Impaired				
Trade receivable	_	_	4,006,626	4,006,626
	₽8,320,714,323	₽40,154,759	₽4,006,626	₽8,364,875,708

^{*}Excludes cash on hand

	2020			
	Stage 1	Stage 2	Stage 3	Total
Neither past due nor impaired				
Grade A				
Cash and cash equivalents*	₽1,255,498,645	₽-	₽-	₽1,255,498,645
Interest receivable	36,863,977	_	_	36,863,977
Financial assets at fair value through profit or loss	6,737,207,298			6,737,207,298
Grade B				_
Trade receivable	_	_	_	_
Due from broker	_	7,889,230	_	7,889,230
Other receivables	_	1,122,245	_	1,122,245
Deposits (included in "Other noncurrent assets")	478,211	_	_	478,211
Grade C	_	_	_	_
Impaired				
Trade receivable	_	_	68,472,723	68,472,723
	₽8,030,048,131	₽9,011,475	₽68,472,723	₽8,107,532,329

The table below shows the credit quality of the Parent Company's neither past due nor impaired financial assets based on historical experience with the corresponding third parties.

	2021			
	Grade A	Grade B	Grade C	Total
Cash and cash equivalents*	₽1,288,590,538	₽-	₽-	₽1,288,590,538
Receivables:				
Trade receivables	_	_	_	_
Due from broker	_	2,215,264	_	2,215,264
Interest receivable	30,530,238	_	_	30,530,238
Receivable from sale of investment	· · · -	_	_	· -
Others	_		_	_
FVTPL investments:				
Corporate bonds	2,812,947,926	_	_	2,812,947,926
Government bonds	2,192,059,097	_	_	2,192,059,097
Mutual funds	1,023,975,067	_	_	1,023,975,067
Equity securities	1,002,663,484	_	_	1,002,663,484
Derivative assets		_	_	· · · · · -
Deposits (included in "Other				
noncurrent assets")	_	478,211	_	478,211
	₽8,350,766,350	₽2,693,475	₽_	₽8,353,459,825

^{*}Excludes cash on hand



	2020			
	Grade A	Grade B	Grade C	Total
Cash and cash equivalents*	₽1,255,498,645	₽-	₽-	₽1,255,498,645
Receivables:				
Trade receivables	_	_	_	_
Due from broker	_	7,889,230	_	7,889,230
Interest receivable	36,863,977	_	_	36,863,977
Receivable from sale of investment	_	_	_	_
Others	_	1,122,245	_	1,122,245
FVTPL investments:				
Corporate bonds	3,495,088,751	_	_	3,495,088,751
Government bonds	2,214,589,097	_	_	2,214,589,097
Mutual funds	932,927,840	_	_	932,927,840
Equity securities	94,082,110	_	_	94,082,110
Derivative assets	519,500	_	_	519,500
Deposits (included in "Other				
noncurrent assets")	_	478,211	_	478,211
-	₽8.029.569.920	₽9.489.686	₽_	₽8.039.059.606

^{*}Excludes cash on hand

The Parent Company rates its financial assets based on internal and external credit rating system. The credit quality of treasury exposures is generally monitored through the external ratings of eligible external credit assessment rating institutions.

Credit Quality		Ex	ternal F	Rating		
Investment Grade (Grade A)	Aaa	Aa	A	Baa	Ba	
Non-Investment Grade (Grade B)	Ba	В	Caa	Ca	C	
Impaired (Grade C)	D					

Grade A financial assets pertain to those investments with counterparties of good credit standing or receivables from clients or customers that consistently pay on or before the maturity date.

Grade B and C include those receivables being collected on due dates with varying collection efforts required, ranging from minimum to moderate that may require close monitoring. Cash and cash equivalents are classified as Grade A because it is deposited with reputable banks.

Financial assets at FVTPL are classified as Grade A since these mostly pertain to investments in listed companies and government-issued bonds.

Liquidity risk

Liquidity risk is the risk that the Parent Company will be unable to meet its payment obligations when they fall due under normal and stressful circumstances. To limit this risk, the Parent Company closely monitors its cash flows and ensures that credit facilities are available to meet its obligations as and when they fall due. Any excess cash is invested in short-term money market placements. These placements are maintained to meet maturing obligations.

Financial assets

Except for other financial assets, the analysis into maturity groupings is based on the expected dates on which the assets will be realized. For other financial assets, the analysis into maturity groupings is based on the remaining period from the end of the reporting period to the contractual maturity date.

Financial liabilities

The maturity grouping is based on the remaining period from the end of the reporting period to the contractual maturity date. When counterparty has a choice of when the amount is paid, the liability is allocated to the earliest period in which the Parent Company can be required to pay.



The table below shows the financial assets and financial liabilities' liquidity information which includes coupon cash flows categorized based on the expected date on which the asset will be realized and the liability will be settled.

			202	1		
	·	Less than		More than		
	On Demand	3 Months	3 to 12 Months	1 to 5 years	5 years	Total
Financial Assets						
Cash and cash equivalents	₽954,455,306	₽334,244,300	₽-	₽-	₽-	₽1,288,699,606
Receivables:						
Trade receivables	6,065,628	_	_	_	_	6,065,628
Due from broker	_	2,215,264	_	_	_	2,215,264
Interest receivables	_	30,530,238	_	_	_	30,530,238
Other receivables	_	1,582,941	_	_	_	1,582,941
FVTPL investment:						
Quoted:						
Mutual funds	1,023,975,067	_	_	_	_	1,023,975,067
Equity securities	1,002,663,484	_	_	_	_	1,002,663,484
Government bonds*	_	21,771,449	2,258,180,235	_	_	2,279,951,685
Corporate bonds*	_	23,738,176	2,866,979,404	_	_	2,890,717,580
Deposits (included in						
'Other noncurrent assets')	-	_	478,211	-	_	478,211
	₽2,987,159,485	₽414,082,369	₽5,125,637,850	₽-	₽-	₽8,526,879,704
Financial Liabilities						
Accrued expenses and other						
liabilities:						
Accrued expenses	₽-	₽4,535,886	₽-	₽-	₽-	₽4,535,886
Accounts payable	-	1,198,771	_	-	_	1,198,771
Derivative liabilities	_	9,176,000	_	_	_	9,176,000
Others	_	1,970,276	_	_	_	1,970,276
	₽_	₽16,880,933	₽_	₽_	₽_	₽16,880,933

^{*}Includes accrued interest receivable, and future interest

		2020				
		Less than More than				
	On Demand	3 Months	3 to 12 Months	1 to 5 years	5 years	Total
Financial Assets						
Cash and cash equivalents	₽450,234,865	₽805,698,929	₽_	₽_	₽_	₽1,255,933,794
Receivables:						
Trade receivables	29,589,652	_	_	_	_	29,589,652
Due from broker	_	7,889,230	_	_	_	7,889,230
Receivable from related party	_		_	_	_	
Interest receivables	_	36,863,977	_	_	_	36,863,977
Receivable from sale of						
investment	38,592,600	_	_	_	_	38,592,600
Other receivables	· · · · -	1,361,557	_	_	_	1,361,557
FVTPL investment:						
Ouoted:						
Mutual funds	₽932,927,840	₽_	₽_	₽_	₽_	₽932,927,840
Equity securities	94,082,110	_	_	_	_	94,082,110
Government bonds*	· · · · -	100,285,611	3,348,948,296	_	_	3,449,233,907
Corporate bonds*	_	442,284,416	2,868,818,561	_	_	3,311,102,977
Derivative assets	_	519,500		_		519,500
Deposits (included in						
'Other noncurrent assets')	_	_	478,211	_	_	478,211
-	₽1,545,427,067	₽1,394,903,220	₽6,218,245,068	₽_	₽	₽9,158,575,355
Financial Liabilities						
Accrued expenses and other						
liabilities:						
Accrued expenses	₽_	₽1,026,816	₽_	₽_	₽_	₽1,026,816
Accounts payable	_	1,195,491	_	_	_	1,195,491
Derivative liabilities	_		_	_	_	· ′ –
Others	_	1,981,743	_	_	_	1,981,743
	₽_	4,204,050	₽_	₽_	₽_	4,204,050

^{*}Includes accrued interest receivable, and future interest



Market risk

Market risk is the risk of change in fair value of financial instruments from fluctuation in market prices (price risk), foreign exchange rates (currency risk) and market interest rates (interest rate risk), whether such change in price is caused by factors specific to the individual instrument or its issuer or factors affecting all instruments traded in the market.

The Parent Company is exposed to the risk that the value of its financial assets will be adversely affected by the fluctuations in the price level or volatility of one or more of the said assets. The two main components of the risks recognized by the Parent Company are systematic risk and unsystematic risk.

Systematic risk is the variability in price caused by factors that affect all securities across all markets (e.g. significant economic or political events). Unsystematic risk, on the other hand, is the variability in price caused by factors which are specific to the particular issuer (corporation) of the debt or equity security. Through proper portfolio diversification, this risk can be minimized as losses on one particular debt security may be offset by gains in another.

To further mitigate these risks, the Parent Company ensures that the investment portfolio is adequately diversified taking into consideration the size of the portfolio.

a. Foreign currency risk

The Parent Company has transactional currency exposures. The Parent Company's financial instruments which are denominated in foreign currency include cash and cash equivalents, receivables, and financial assets at FVTPL. The Parent Company maintains several United States dollar (US\$) accounts to manage its foreign currency denominated transactions.

The Parent Company's financial assets and liabilities denominated in US\$ are as follows:

	2021		2020)
Cash and cash equivalents	\$1,646,092	₽83,949,037	\$10,745,651	₽516,038,399
Financial assets at FVTPL -				
debt	10,022,834	511,154,511	10,454,297	502,046,708
Accrued interest receivable	151,649	7,733,936	120,774	5,799,950
Accounts receivable - others	46,416	2,367,160	368	17,687
	11,866,990	605,204,644	21,321,090	1,023,902,744
Currency forwards	(13,000,000)	(662,987,000)	(21,000,000)	(1,008,483,000)
Net exposure	(\$1,133,010)	(₱57,782,356)	\$321,090	₽15,419,744

In translating the foreign currency denominated assets and liabilities into peso amounts, the exchange rate used was ₱50.999 to US\$1 and ₱48.023 to US\$1 as of December 31, 2021 and 2020.

The following table presents the impact on the Parent Company's income before income tax due to change in the fair value of its monetary assets and liabilities, brought out by a reasonably possible change in the US dollar to Peso exchange rate, with all other variable held constant. There is no other impact on equity other than those affecting earnings.

	2021		2020	
	Change in Foreign	Effect on	Change in Foreign	Effect on Income
	Exchange Rate Inco	me before tax	Exchange Rate	before tax
Increase	+0.90%	₽747,201	+0.90%	(₱177,350)
Decrease	-0.90%	(747,201)	-0.90%	177,350



Equity price risk

Equity price risk is the risk that the fair value of quoted investments will fluctuate as a result of changes in the value of individual stock investment.

The table below demonstrates the sensitivity to a reasonably possible change in equity price, with all other variables held constant, of the Parent Company's equity. The impact on the Parent Company's equity already excludes the impact on transactions affecting the income before income tax. The possible change in equity prices was determined using historical closing prices of the benchmark 30-company Philippine stock index (PSEi).

	2021	2020
	% Variance on % Varian	ince on % Variance on
	Equity Price Equity	ty Price Equity Price Effect on Equity
Increase	12.637% ₽94,5	516,002 13.256% ₱117,449,601
Decrease	-12.637% (94,5	516,002) -13.256% (117,449,601)

The table below demonstrates how the change in the investment portfolio of the Parent Company's mutual funds affects income before income tax with a reasonably possible change in the net asset value for the years ended December 31, 2021 and 2020 with all other variables held constant.

There is no other impact on the Parent Company mutual fund's equity account other than those already affecting the profit or loss in the statements of comprehensive income.

	202	2021		2020	
	% Variance on		% Variance on		
	net asset value	Effect on Equity	net asset value	Effect on Equity	
Increase	12.637%	₽110,269,138	13.256%	₽106,658,794	
Decrease	-12.637%	(110,269,138)	-13.256%	(106,658,794)	

b. Interest rate risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or the fair values of financial instruments. The Parent Company's exposure to market risk for changes in interest rates relates primarily to the Parent Company's debt securities booked at FVTPL and investments at amortized cost.

The Parent Company's market risk policy requires it to manage interest rate risk by maintaining appropriate mix of fixed and variable rate instruments. The policy also requires it to manage the maturities of interest-bearing financial assets.

The following table demonstrates the sensitivity of the Parent Company's FVTPL debt securities to a reasonably possible change in interest rates for the year ended December 31, 2021 and 2020.

	2021 2020
	Effect on Pre-Tax Effect on Pre-Tax
Basis points	Equity Equity
+100	(₱88,256,186) (₱115,712,449)
-100	94,784,508 114,098,852

As of December 31, 2021 and 2020, the Parent Company's interest-bearing financial assets and liabilities have fixed interest rates. As such, the Parent Company's exposure to interest rate risks is minimal.



5. Fair Value of Financial Instruments

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. Fair values are obtained from quoted market prices, discounted cash flow models and option pricing models, as appropriate.

The following methods and assumptions are used to estimate the fair value of each class of financial instruments:

Cash and cash equivalents, receivables and accrued expenses and other current liabilities. The carrying amounts of these financial assets and liabilities approximate fair values due to the relatively short-term maturity of these financial instruments.

Financial assets and liabilities at FVTPL

Fair values are generally based on quoted market prices. For the Parent Company's equity investments, fair values are determined based on quoted closing prices or bid price in cases when the former is not available in the PSE for 2021 and 2020. For the Parent Company's fixed income investments, fair values are determined based on BVAL reference rates for 2021 and 2020, respectively. If market prices are not readily available or if the securities are not traded in an active market, fair values are estimated using either values obtained from independent parties offering pricing services or adjusted quoted market prices of comparable investments or using the discounted cash flow methodology. For unquoted equity securities for which no reliable basis for fair value measurement is available, these are carried at cost net of impairment, if any. For the Parent Company's mutual funds, fair values are estimated using published net asset value (NAV).

Derivative instruments (included under financial assets at FVTPL)

Fair values are calculated by reference to the prevailing interest differential and spot exchange rate as of reporting date, taking into account the remaining term to maturity of the derivative instruments.

The fair value hierarchy as of December 31, 2021 and 2020 follows:

			2021		
	Carrying Amount	Level 1	Level 2	Level 3	Total
Financial assets					
Financial assets at FVTPL:					
Corporate bonds	₽2,812,947,926	₽2,812,947,926	₽_	₽_	₽2,812,947,926
Government bonds	2,192,059,097	2,192,059,097	_	_	2,192,059,097
Mutual funds	1,023,975,067	_	1,023,975,067	_	1,023,975,067
Equity securities	1,002,663,484	1,002,663,484	_	_	1,002,663,484
	₽7,031,645,574	₽6,007,670,507	₽1,023,975,067	₽-	₽7,031,645,574
Financial liability					
Derivative liability	₽9,176,000	₽-	₽9,176,000	₽-	₽9,176,000



	2020				
	Carrying Amount	Level 1	Level 2	Level 3	Total
Financial assets					
Financial assets at FVTPL:					
Corporate bonds	₱3,495,088,751	₱3,495,088,751	₽_	₽_	₱3,495,088,751
Government bonds	2,214,589,097	2,214,589,097	_	_	2,214,589,097
Mutual funds	932,927,840	_	932,927,840	_	932,927,840
Equity securities	94,082,110	94,082,110	_	_	94,082,110
Derivative assets	519,500	_	519,500		519,500
	₽6,737,207,298	₽5,803,759,958	933,447,340	_	₽6,737,207,298
Financial liability					
Derivative liability	₽-	₽-	₽-	₽-	₽-

Fair value measurement of financial assets and liabilities under Level 2 were based on interest rates and yield curves, implied volatilities and foreign exchange spread.

As of December 31, 2021 and 2020, there are no transfers into and out of Level 1, Level 2 and Level 3 fair value hierarchy.

6. Cash and Cash Equivalents

This account consists of:

	2021	2020
Cash on hand	₽5,000	₽5,000
Cash in banks	954,455,306	450,229,863
Cash equivalents	334,135,232	805,268,782
	₽1,288,595,538	₽1,255,503,645

Cash in banks earn interest at the prevailing bank deposit rates. Cash equivalents are made for varying periods of up to three months depending on the immediate cash requirements of the Parent Company and earn interest at the prevailing short-term deposit rates.

The table below shows the range of annual interest rates for cash equivalents.

	2021	2020	2019
Philippine peso	0.25%-0.75%	0.25% - 3.50%	1.00% - 6.98%
US dollar	0.13%-0.63%	0.13% - 1.25%	1.10% - 2.75%

In 2021, 2020 and 2019, interest income from cash and cash equivalents amounted to ₱7.27million, ₱12.45 million and ₱58.29 million, respectively (see Note 18).



7. Receivables

This account consists of:

	2021	2020
Accrued interest receivable	₽30,530,238	₽36,863,977
Trade receivables	6,065,628	29,589,652
Due from broker	2,215,264	7,889,230
Other receivables	1,582,941	1,361,557
Receivable from sale of investment	_	38,592,600
	40,394,071	114,297,016
Less: Allowance for impairment and credit losses		
(Note 13)	(4,006,626)	(68,472,723)
	₽36,387,445	₽45,824,293

Trade receivables are non-interest bearing and are normally collectible within two to four months after billing is made. Trade receivables amounting to ₱29.00 million were assigned by a former subsidiary of the Parent Company and is fully provided by allowance. In 2021, the Board of Directors approved the write-off of the assigned trade receivables amounting to ₱25.87 million.

Receivable from sale of investment pertains to the sale of the Parent Company's investment in Lucky Star. Since Management believes that there is significant uncertainty with respect to the recovery of its investment in Lucky Star as a result of the Supreme Court decision to shut down Jai-alai operations, the Parent Company sold its investment in Lucky Star for ₱96.59 million (a company incorporated to operate off-front on betting stations in the Philippines). The related receivable from the sale, which is collectible over ten years at certain pre-agreed installment terms until 2012, has been fully provided with allowance for impairment and credit losses. Written off amount as of December 31, 2020 is ₱58.00 million. In 2021, the Board of Directors approved the write-off of the remaining receivables from Lucky Star amounting to ₱38.59 million.

In 2021 and 2020, receivables amounting to ₱4.01 million and ₱68.47 million were carried at stage 3 and there were no transfers into and out of stage 3.

8. Investment Securities

Financial Assets at Fair Value through Profit or Loss

This account consists of the following:

	2021	2020
Corporate bonds:	₽2,812,947,926	₱3,495,088,751
Government bonds	2,192,059,097	2,214,589,097
Mutual funds	1,023,975,067	932,927,840
Equities	1,002,663,484	94,082,110
Derivative assets	_	519,500
	₽7,031,645,574	₽6,737,207,298



Corporate Bonds

Corporate bonds include peso-denominated securities which earn interest ranging from 2.00% to 5.10% and 2.50% to 6.00% in December 31, 2021 and 2020, respectively. It also includes dollar-denominated securities with interest rates ranging from 2.13% to 7.38% and 3.28% to 7.38% in December 31, 2021 and 2020, respectively.

Government Bonds

Government bonds include peso-denominated securities which earn interest ranging from 1.90% to 5.50% in 2021 and 2020, respectively. It also includes dollar-denominated bonds with interest rates ranging from ranging from 3.75% to 4.10% in 2021 and 2020.

Mutual Funds

Mutual funds represent investment in shares and units of:

	2021	2020
Philequity Fund, Inc. (PEFI)	₽598,305,178	₽583,379,175
Philequity Dividend Yield Fund, Inc. (PDYF)	164,567,207	144,091,899
Philequity Balanced Fund, Inc. (PBF)	31,067,500	31,067,500
Philequity Foreign Currency Fixed Income Fund,		
Inc. (PFCFF)	30,895,000	30,895,000
Philequity PSE Index Fund, Inc. (PPSE)	133,268,066	132,521,266
Philequity Alpha One Fund, Inc. (PAOF)	65,872,116	10,973,000
	₽1,023,975,067	₽932,927,840

Movement in the Parent Company's mutual fund investment is shown below:

	2021	2020
Beginning	₽932,927,840	₽881,880,535
Subscription	50,000,000	121,188,077
Revaluation	41,047,227	(70,140,772)
	₽1,023,975,067	₽932,927,840

Investment in shares of PEFI, PDYF, PBF, PCFFF, PPSE, and PAOF are valued at net asset value per share (NAVPS). NAVPS is computed by dividing net assets (total assets less total liabilities) by the total number of redeemable shares or units issued and outstanding as of reporting date.

Equity Securities

Quoted equity securities pertain to investments in stocks listed in the PSE.

Dividend income earned from FVTPL equity securities amounted to ₱7.93 million, ₱3.22 million and ₱0.41 million in 2021, 2020 and 2019, respectively.

Derivative Assets

As of December 31, 2021 and 2020, this account includes currency forward contracts entered into by the Parent Company to economically hedge the foreign exchange risk on certain US\$-denominated assets. The Parent Company's outstanding currency forward contracts have an aggregate notional amount of US\$13.0 million and US\$21.00 million as of December 31, 2021 and 2020, respectively.



As of December 31, 2021 and 2020, the weighted average forward contract rate is ₱50.52 to US\$1 and ₱48.12 to US\$1, respectively. The Parent Company is in a sell US dollar position as of December 31, 2021 and 2020.

The movements in the Parent Company's derivative instruments are as follows:

	2021	2020	2019
Balance at beginning of year:			_
Derivative assets	₽519,500	₽909,000	₽11,535,148
Derivative liabilities	_	(322,000)	(700,000)
	519,500	587,000	10,835,148
Fair value changes	5,410,693	36,599,345	56,068,327
Settled transactions	4,284,807	(36,531,845)	(45,820,179)
	9,695,500	67,500	10,248,148
Balance at end of year:			_
Derivative assets	_	519,500	909,000
Derivative liabilities	(9,176,000)	_	(322,000)
	(₽9,176,000)	₽519,500	₽587,000

The net fair value changes on the Parent Company's currency forward contracts amounting to \$\mathbb{P}5.41\$ million and \$\mathbb{P}36.60\$ million in 2021 and 2020, respectively, are recognized in 'Unrealized foreign exchange gain' in profit or loss in the parent company statement of comprehensive income.

Interest Income on Financial Assets at FVTPL

In 2021, 2020 and 2019, interest income, from financial assets at FVTPL amounted to ₱181.12 million, ₱263.20 million and ₱252.88 million, respectively (Note 18).

Trading and investment securities gains (losses) from financial assets at FVTPL consists of:

	2021	2020	2019
Realized gain (loss) from sale of:			
Bonds	₽35,864,312	₽64,683,179	₽ 58,701,608
Equity securities	15,209,856	(690,444)	(3,440,507)
	₽51,074,168	₽63,992,735	55,261,101
Changes in fair value of:			
Bonds	(133,643,417)	65,416,338	179,970,605
Equity securities	90,073,113	7,781,136	774,015
Mutual funds	41,047,228	(70,140,772)	26,225,988
	(2,523,076)	3,056,702	206,970,608
	₽48,551,092	₽67,049,437	₽262,231,709

9. Foreign Exchange Gain (Loss)

This account consists of gains and losses from the translation of the Parent Company's US\$ denominated cash and cash equivalents and financial assets at FVTPL.



Breakdown of the foreign exchange income is presented below:

	2021	2020	2019
Realized Foreign Exchange Gain (Loss)			_
Derivative assets (Note 8)	(P 4,284,807)	₽36,531,845	₽45,820,179
Currency trading	19,744,203	(6,039,137)	(1,084,735)
	₽15,459,396	₽30,492,708	₽44,735,444
Unrealized Foreign Exchange Gain (Loss)			
Cash and cash equivalents	₽16,880,176	(₱25,865,737)	(₱57,247,346)
Derivative assets (Note 8)	9,695,500	67,500	10,248,148
	₽26,575,676	(P 25,798,237)	(P 46,999,198)

Realized foreign exchange gain (loss) pertains to the amount realized upon the settlement of the Parent Company's derivative assets and realized gain from the buying and selling currencies.

Unrealized foreign exchange gain (loss) pertains to the translated gains from settlement of short-term deposits and the translated revaluation of derivative assets at FVTPL at year-end.

10. Investments in Subsidiaries

As of December 31, 2021 and 2020, the Parent Company has investments in the following subsidiaries, which are accounted for under the cost method of accounting:

	2021		202	2020	
		Acquisition		Acquisition	
	% of Ownership	Cost	% of Ownership	Cost	
Philequity MSCI Index Fund, Inc (PMIF)	68.57	₽250,650,000	68.57	₽250,650,000	
Vantage Financial Corporation (VFC)	100.00	132,925,065	100.00	132,925,065	
Philequity Management, Inc. (PEMI)	51.00	32,407,700	51.00	32,407,700	
iCurrencies, Inc. (iCurrencies)	100.00	14,778,473	100.00	14,778,473	
Philequity Global Fund, Inc. (PGFI)	100.00	1,000,000	100.00	1,000,000	
Philequity Alpha One Fund, Inc. (PAOF)	100.00	1,000,000	100.00	1,000,000	
		₽432,761,238		₽432,761,238	

The Parent Company's subsidiaries are all incorporated in the Philippines.

Investment in Philequity MSCI Index Fund, Inc. (PMIF)

As of December 31, 2021 and 2020, the Parent Company owns 250,618,397 common shares (with a par value of \$\mathbb{P}\$1.00 per share) or 68.57% interest in PMIF.

PMIF was incorporated in the Philippines, and was registered with the SEC on December 15, 2017 under the Philippine ICA as an open-end mutual fund company. PMIF is engaged to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, including all types of stocks, bonds, debentures, notes, mortgages, or other obligations, and/or similar financial instruments. Also, it will carry on the business of an Open-End Investment Company in all the elements and details thereof as prescribed by law.

In January 2019, PMIF launched its capital shares to the public.



Investment in VFC

As of December 31, 2021, the Parent Company owns 800,000,000 common shares (with a par value of \$\mathbb{P}1.00\$ per share) or 100% interest in VFC.

Investment in PEMI

As of December 31, 2021, the Parent Company owns 1,820,000 common shares (with a par value of ₱100.00 per share) or 51%interest in PEMI.

Investment in iCurrencies

As of December 31, 2020, the Parent Company owns 12,500,000 common shares (with a par value of ₱1.00 per share) or 100% interest in iCurrencies.

Investment in PGFI

Philequity Global Fund, Inc. was incorporated in the Philippines, and was registered with the Securities and Exchange Commission (SEC) on June 24, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law.

On January 20, 2021, the SEC approved the Fund's registration as an open-end mutual fund company.

Investment in PAOF

Philequity Alpha One Fund, Inc. was incorporated in the Philippines, and was registered with the Securities and Exchange Commission (SEC) on February 13, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law. On August 30, 2019, the SEC approved the Fund's application to register the Offer Units under the provisions of the Securities Regulation Code of the Philippines (Republic Act No. 8799).

On December 9, 2019, PAOF launched its units to the public.

Investment in PBF

As of December 31, 2021, the Parent Company owns 25,000,000 common shares (with a par value of ₱0.01 per share) or 100% interest in PBF. Investment in PBF is recorded as a mutual fund investment.

The fund has obtained tax clearance from the BIR, however, clearance for liquidation is still pending with the SEC as of December 31, 2021.

In 2021 and 2020, the Parent Company has not provided any allowance for impairment for its investment in PBF. The Parent Company believes that its investment is fully recoverable.

Investment in PFCFF

As of December 31, 2021 the Parent Company owns 25,000,000 common shares (with a par value of ₱0.01 per share) or 100% interest in PFCFF. Investment in PFCFF is recorded as a mutual fund investment.



The fund has obtained tax clearance from the BIR, however, clearance for liquidation is still pending with the SEC as of December 31, 2021.

In 2021 and 2020, the Parent Company has not provided any allowance for impairment for its investment in PFCFF. The Parent Company believes that its investment is fully recoverable.

11. Property and Equipment

The components of and movements in this account follow:

	2021			
	Office Condominium and Improvements	Furniture, Fixtures and Equipment	Transportation Equipment	Total
Cost				
Balance at beginning of year	₽52,696,797	₽ 27,901,228	₽14,281,523	₽94,879,548
Additions	_	_	_	_
Balance at end of year	52,696,797	27,901,228	14,281,523	94,879,548
Accumulated Depreciation				
Balance at beginning of year	10,540,338	27,899,059	12,943,316	51,382,713
Depreciation (Note 17)	3,517,068	_	851,038	4,368,106
Balance at end of year	14,057,406	27,899,059	13,794,354	55,750,819
Net Book Value	₽38,639,391	₽2,169	₽487,169	₽39,128,729

			2020	
	Office	Furniture,		
	Condominium and	Fixtures and	Transportation	
	Improvements	Equipment	Equipment	Total
Cost				
Balance at beginning of year	₽ 52,696,797	₽27,805,229	₱14,281,523	₱94,783,549
Additions	_	95,999	_	95,999
Balance at end of year	52,696,797	27,901,228	14,281,523	94,879,548
Accumulated Depreciation				
Balance at beginning of year	7,027,300	27,773,640	12,119,510	46,920,450
Depreciation (Note 17)	3,513,038	125,419	823,806	4,462,263
Balance at end of year	10,540,338	27,899,059	12,943,316	51,382,713
Net Book Value	₽42,156,459	₽2,169	₽1,338,207	₽43,496,835

Fully depreciated assets are retained in the account until they are no longer in use and no further depreciation are charged against current operations. As of December 31, 2021 and 2020, the cost of fully depreciated assets still being used in operations amounted to ₱37.96 million and ₱37.31 million, respectively.

12. Other Noncurrent Assets

This account consists of:

	2021	2020
Deposits	₽478,211	₽478,211
Deferred input VAT - noncurrent	_	106,793
Other assets	242,427	242,426
	720,638	827,430
Less: Allowance for impairment and credit losses		
(Note 13)	222,415	222,415
	₽498,223	₽605,015



13. Allowance for Impairment and Credit Losses

Allowance for impairment and credit losses is as follows:

	2021	2020
Trade receivables (Note 7)	₽4,006,626	₽68,472,723
Other non-current assets (Note 12)	222,415	222,415
	₽ 4,229,041	₽68,695,138

In 2021 and 2020, receivables and other non-current assets amounting to $\cancel{P}4.23$ million and $\cancel{P}68.70$ million, respectively, were carried at stage 3. There were no transfers into and out of stage 3.

The rollforward analysis of allowance for credit losses for 2021 and 2020 follow:

		2021	
		Other Non-	
	Receivables	current Assets	Total
Balance at January 1	₽68,472,723	₽222,415	₽68,695,138
Write-off	(64,466,097)	_	(64,466,097)
Balance at December 31	₽4,006,626	₽222,415	₽4,229,041
		2020	
		Other Non-current	
	Receivables	Assets	Total
Balance at January 1	₽112,472,723	₽222,415	₽112,695,138
Write-off	(44,000,000)	_	(44,000,000)
Balance at December 31	₽68,472,723	₽222,415	₽68,695,138

14. Accrued Expenses and Other Current Liabilities

This account consists of:

	2021	2020	2019
Financial:			
Accounts payable	₽1,198,771	₽1,195,491	₽56,802,155
Accrued expenses	4,535,885	1,026,816	1,162,117
Others	1,970,276	1,981,743	1,654,124
	7,704,932	4,204,050	59,618,396
Nonfinancial:			
Output value-added tax	₽-	₽3,659,135	₽5,381,551
Deferred output value-added tax	2,695,488	2,695,488	3,039,302
Sundry credits	934,478	934,478	934,478
Withholding taxes	407,388	223,635	172,466
Others	_	4,403	4,005
	4,037,354	7,517,139	9,531,802
	₽11,742,286	₽11,721,189	₽69,150,198



Accounts payable consists of payables to a third party and for the purchase of debt securities. This is usually payable within one (1) to two (2) trading days following the settlement convention.

Accrued expenses pertain to accrual of other employee benefits and professional fees.

Financial other current liabilities pertain to the Parent Company's payable with regard to reimbursable expenses.

Nonfinancial other current liabilities mainly represent statutory payables such as Social Security System (SSS) premiums and other liabilities to the government.

15. Retirement Liability

The Parent Company has an unfunded, noncontributory defined benefit retirement plan covering substantially all of its regular employees. The latest actuarial valuation report is as of December 31, 2021.

Retirement expense included under 'General and administrative expenses' recognized in the profit or loss in the statements of comprehensive income follow:

	2021	2020	2019
Service cost	₽293,308	₽250,186	₽334,075
Net interest cost	101,928	255,783	218,000
	₽395,236	₽505,969	₽552,075

The net retirement liability recognized in the statements of financial position follows:

	2021	2020
At January 1	₽ 4,077,130	₽5,167,324
Expense recognized in statements of income:		
Current service cost	293,308	250,186
Net interest cost	101,928	255,783
	395,236	505,969
Remeasurements in OCI		
Actuarial changes arising from:		
Changes in financial assumptions	335,472	(588,660)
Deviations of experience from assumptions	_	2,184,823
	(335,472)	1,596,163
At December 31	₽4,136,894	₽4,077,130



The movement in remeasurement gains (losses) on retirement follow:

	2021	2020
At January 1	(₱21,628)	(₱1,138,942)
Actuarial changes arising from:		
Changes in financial assumptions	335,472	(588,660)
Deviations of experience from assumptions	_	2,184,823
Total remeasurement gains (losses) during		
the year	335,472	1,596,163
Income tax effect (Note 20)	(83,868)	(478,849)
Total remeasurement gains, net of tax	251,604	1,117,314
At December 31	₽229,976	(₱21,628)

The principal actuarial assumptions used in determining the retirement liability are shown below:

	2021	2020
Average remaining working life	39 years	39 years
Discount rate	3.77%	2.50%
Future salary increase	3.50%	3.50%

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as of the end of the reporting period, assuming all other assumptions were held constant:

	December 31, 2021	
	Possible fluctuations	Increase (decrease)
Discount rate	+1.00%	(₽ 155,695)
	-1.00%	163,381
Future salary increase	+1.00%	162,212
-	-1.00%	(157,578)

Shown below is the maturity analysis of the undiscounted benefit payments:

2021	2020
₽ 5,754,531	₽5,922,172
_	
₽5,754,531	₽5,922,172
	₽5,754,531 -

The average duration of the defined benefit obligation at the end of the reporting period is estimated to be 5 years.



16. Capital Stock

The details of this account are shown below:

	2021		2020	
	Shares	Shares Amount		Amount
Authorized shares (at par value of ₱1 per share)	5,000,000,000	5,000,000,000	5,000,000,000	₽5,000,000,000
Issued and Outstanding Balance at beginning of year Treasury stock	4,335,181,766 (135,599,500)	4,335,181,766 (190,460,934)	4,335,181,766 (135,599,500)	₽4,335,181,766 (190,460,934)
Outstanding shares	4,199,582,266	4,144,720,832	4,199,582,266	₽4,144,720,832

The Parent Company has outstanding treasury shares of million shares amounting to Pmillion as of December 31, 2021 and 2020, restricting the Parent Company from declaring an equivalent amount from unappropriated retained earnings as dividends.

The track record of the Parent Company's registration of securities in compliance with the Securities Regulation Code Rule 68 Annex 68-D 1(I) follows:

a. Authorized Shares

Date of SEC approval	Type of shares	Authorized number of shares
October 27, 2015	Common	5,000,000,000
January 12, 2009	Common	2,250,000,000
October 20, 1992	Common	1,900,000,000

b. Stock Dividends

Date of SEC approval	Percentage
December 18, 2015	100%
January 12, 2009	25%

c. Number of Shareholders

	Number of
Year-end	shareholders
December 31, 2021	607
December 31, 2020	611
December 31, 2019	613

Retained Earnings

After reconciling items, the retained earnings that is available for dividend declaration amounted to \$\mathbb{P}\$3.07 billion as of and for the year ended December 31, 2021. Under the Corporation Code of the Philippines (the Code), a stock corporation is prohibited from retaining surplus profits in excess of 100.00% of its paid-in capital stock, except when qualified by any reasons mentioned in the Code.



Capital Management

The primary objectives of the Parent Company's capital management are to safeguard the Parent Company's ability to continue as a going concern, so that it can 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 management considers capital stock and retained earnings as core capital of the Parent Company.

The Parent Company manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Parent Company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. There were no changes made in the objectives, policies or processes during the years ended December 31, 2021 and 2020. To date, the Parent Company is not subject to any externally imposed capital requirements.

17. General and Administrative Expenses

This account consists of:

	2021	2020	2019
Salaries, wages and employee			
benefits	₽5,890,263	₽ 4,276,781	₽5,235,481
Depreciation and amortization			
(Notes 11 and 12)	4,368,106	4,462,263	5,383,275
Commission	3,206,496	441,490	41,122
Directors' fee	2,908,547	2,666,667	2,748,889
Taxes and licenses	2,794,502	1,686,099	1,315,863
Professional fees	1,345,000	1,791,073	2,253,506
Transportation and			
communication	1,226,504	1,286,986	1,263,787
Entertainment, amusement and			
recreation (Note 20)	410,906	536,923	299,164
Retirement expense (Note 15)	395,236	505,969	552,075
Rent and utilities	151,055	60,750	70,381
Repairs and maintenance	56,756	34,951	78,429
Others	1,090,807	1,613,610	1,524,465
	₽23,844,178	₱19,363,562	₽20,766,437

Others include bank charges, office supplies, membership fees, training and seminar, periodicals and magazines, other insurance and other expenses.

18. Interest Income

This account consists of interest income from:

	2021	2020	2019
Financial assets at FVTPL (Note 8)	₽181,118,979	₽263,199,889	₽252,884,577
Cash and cash equivalents (Note 6)	7,267,287	12,452,174	58,288,658
Investments at amortized cost	_	_	510,563
	₽188,386,266	₽275,652,063	₽311,683,798



19. Income from Business Partner

In January 2021 VEI, as parent company of VFC, and Western Union, amended the Representation Agreement with Western Union expiring December 2026. The amendment essentially lifts exclusivity for inbound or receive transactions effective January 2021 in exchange for a lower share of commissions on said transactions and a \$1.00 million signing bonus for VEI as the Parent Company of VFC. The Agreement provides for WU to pay the signing bonus to VEI who in turn will ensure VFC complies with its obligations under the Agreement. VEI has strong oversight over VFC's management and operations and provides back-office support to VFC.

In 2021, the Parent Company received the signing bonus from Western Union.

20. Income Taxes

Provision for (benefit from) income tax consists of:

	2021	2020	2019
Current:			_
Final	₽ 1,029,411	₱2,468,709	₱11,445,551
MCIT	746,476	994,978	1,303,405
Impact of CREATE Act in CY2020	(248,744)	_	
	1,527,143	3,463,687	12,748,956
Deferred:			
Deferred income tax	16,273,209	13,200,000	(24,777,780)
Impact of CREATE Act in CY2020	1,849,822	_	
	18,123,031	13,200,000	(24,777,780)
	₽19,650,174	₽16,663,687	(1 2,028,824)

Current tax regulations provide that the RCIT rate shall be 25.00% and interest allowed as a deductible expense shall be reduced by an amount of 20.00% of interest income subjected to final tax.

Current tax regulations provide for the ceiling on the amount of entertainment, amusement and recreation (EAR) expenses that can be claimed as a deduction against taxable income. Under the regulation, EAR expenses allowed as a deductible expense is limited to the actual EAR expenses paid or incurred but not to exceed 1.00% of net revenue. EAR amounted to P0.41 million, P0.54 million and P0.30 million in 2021, 2020 and 2019, respectively.

The regulations also provide for MCIT of 1.00% on modified gross income and allow NOLCO. The MCIT and NOLCO may be applied against the Parent Company's income tax liability and taxable income, respectively, over a three-year period from the year of inception.

On September 30, 2020, the Bureau of Internal Revenue (BIR) has issued Revenue Regulations (RR) No. 25-2020 to implement Section 4 (bbbb) of Republic Act No. 11494, otherwise known as "Bayanihan to Recover as One Act", allowing qualified businesses or enterprises which incurred net operating loss for taxable years 2020 and 2021 to carry over the same as a deduction from its gross income for the next five (5) consecutive taxable years immediately following the year of such loss.



President Rodrigo Duterte signed into law on March 26, 2021 the CREATE Act to attract more investments and maintain fiscal prudence and stability in the Philippines. Republic Act (RA) 11534 or the CREATE Act introduces reforms to the corporate income tax and incentives systems. It takes effect 15 days after its complete publication in the Official Gazette or in a newspaper of general circulation or April 11, 2021.

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

- Effective July 1, 2020, regular corporate income tax (RCIT) rate is reduced from 30.00% to 25.00% for domestic and resident foreign corporations.
- Minimum corporate income tax (MCIT) rate reduced from 2.00% to 1.00% of gross income effective July 1, 2020 to June 30, 2023.

Based on the provisions of Revenue Regulations (RR) No. 5-2021 dated April 8, 2021 issued by the BIR, the prorated MCIT rate of the Parent Company for CY2020 is 1.50%. This resulted in a lower provision for current income tax of \$\frac{1}{2}0.25\$ million for the year ended December 31, 2020. The reduced amounts will be reflected in the Parent Company's 2020 annual income tax return. However, for financial reporting purposes, the changes are recognized in the 2021 financial statements.

This also resulted to a write-down of the deferred tax assets of the Parent Company recognized as of December 31, 2020 by ₱1.85 million in the 2021 financial statements.

Components of the net deferred tax assets and liabilities of the Parent Company are as follows:

	2021	2020
Deferred tax assets on:		
Allowance for impairment and credit losses	₽-	₽11,577,780
Deferred tax liability on:		
Unrealized foreign exchange gain	(6,643,919)	_
Retirement liability obligation	(463,908)	(478,849)
Net deferred tax assets	(₽7,107,827)	₽11,098,931

The details of deductible temporary differences and carryforward benefits of NOLCO and MCIT for which no deferred tax asset had been recognized in the statements of financial position as management believes that there will be no sufficient future taxable income against which these can be applied, are as follows:

	2021	2020
Allowance for impairment and credit losses	₽4,229,041	₽30,102,538
Unrealized foreign exchange loss	_	25,798,237
Accrued retirement costs	4,136,894	4,077,129
NOLCO	9,691,821	7,386,057
MCIT	4,005,787	3,538,431
	₽22,063,543	₽70,902,392



Details of the Parent Company's NOLCO follow:

Inception Year	Amount Utiliz	ed/Expired	Balance	Expiry Year
2021	₽2,305,764	₽-	₽2,305,764	2026
2020	7,386,057	_	7,386,057	2025
	₽9,691,821	₽-	₽9,691,821	_

As of December 31, 2021, the MCIT that can be claimed as tax credit, with their corresponding expiry dates, are as follows:

Year Incurred	Amount	Expired	Balance	Expiry Year
2021	₽497,732	₽-	₽497,732	2024
2020	994,978	_	994,978	2023
2019	1,303,405	_	1,303,405	2022
2018	1,209,672	1,209,672	_	2021
	₽4,005,787	₽1,209,672	₽2,796,115	

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

	2021	2020	2019
Statutory income tax	₽76,286,978	₱99,516,048	₱163,329,863
Impact of CREATE	1,601,078	_	_
Non-taxable income	(19,893,908)	(18,704,863)	(93,447,719)
Tax-paid income	(39,139,705)	(73,909,099)	(73,563,426)
Tax-exempt income	(248,419)	(1,515,715)	(1,744,579)
Nondeductible expenses	434,806	8,066,521	1,057,057
Change in unrecognized deferred tax assets	3,065,025	2,215,817	(8,963,425)
Excess of MCIT over RCIT	746,476	994,978	1,303,405
Effective income tax	₽19,650,174	₽16,663,687	(₱12,028,824)

21. Related Party Transactions

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. This includes: (a) individuals owning, directly or indirectly through one or more intermediaries, control, or are controlled by, or under common control with the Parent Company; and (b) individuals owning, directly or indirectly, an interest in the voting power of the Parent Company that gives them significant influence over the Parent Company and close members of the family of any such individual.



In the normal course of business, the Parent Company has transactions with other companies considered as related parties. These transactions are based on terms similar to those offered to non-related parties.

		2021	
	Amount/	Outstanding	
	Volume	Balance	Nature, Terms and Conditions
Directors and Other Key Management			
Personnel (Other Related Parties)			
Directors' fees	₽2,908,548	₽-	Per diem and annual fees of Directors
_	2020		
	Amount/	Outstanding	
	Volume	Balance	Nature, Terms and Conditions
Directors and Other Key Management			
Personnel (Other Related Parties)			
Directors' fees	₽2,666,667	₽-	Per diem and annual fees of Directors
Vantage Financial Corporation			
(Subsidiary)			
Rent receivable	3,686,454	_	Due next month, non-interest bearing and unsecured

Terms and conditions of transactions with related parties

Outstanding balances at year-end are unsecured and settlement occurs in cash. There have been no guarantees provided or received for any related party receivables or payables. An assessment is undertaken each financial year through a review of financial position of the related party and the market in which the related party operates. In 2021 and 2020, no provision for credit losses were provided for with related parties transactions.

Remunerations of Directors and Other Key Management Personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Parent Company, directly or indirectly. The Parent Company considers the members of the Executive Committee to constitute key management personnel for purposes of PAS 24, *Related Party Disclosures*.

Salaries and short-term benefits to the Parent Company's key management personnel amounted to ₱3.25 million in 2021and 2020. Post-employment benefits amounted to ₱0.40 million and ₱0.51 million in 2021 and 2020, respectively. (Note 15).

22. Leases

The Parent Company entered into lease a lease agreement with its subsidiary, Vantage Financial Corporation covering office spaces. The lease provides a fixed monthly rent with lease term of five (5) years.

As lessor, future minimum rental receivables under renewable operating leases as of December 31, 2021 and 2020 are as follows:

	2021	2020
Within one year	₽2,865,120	₹2,865,120
After one year but not more than five years	5,730,240	5,730,240
	₽8,595,360	₽8,595,360



In 2021 and 2020, the Parent Company recognized rental income from these leases amounting to nil and ₱0.48 million, respectively. On November 26, 2020, the Board of Directors of the Parent Company approved the extension of grant of rent concessions to Vantage Financial Corporation from in the form of rent forgiveness from January to December 2021 in response to the COVID-19 pandemic.

23. Segment Reporting

The Parent has one operating segment. The table below analyzes the Parent Company's revenue streams per investment type:

	2021	2020	2019
Financial asset at FVTPL	₽237,600,001	₽333,465,285	₽515,526,926
Cash and cash equivalents	7,267,286	12,452,174	58,288,658
Investments at amortized cost	_	_	510,563
	₽244,867,287	₽345,917,459	₽574,326,147

As the Parent Company has one operating segment, the assets and liabilities as reported in the statements of financial position are also the segment assets and liabilities.

The Parent Company's asset producing revenue are all located in the Philippines (i.e., one geographical location). Therefore, geographical segment information is no longer presented.

No investment income (loss) was derived from a single customer that constitutes 10.00% or more of the Parent Company's investment income (loss) in 2021, 2020 and 2019.

24. Earnings per Share

Earnings per share is calculated by dividing the net income (loss) for the year by the weighted average number of common shares outstanding during the year (adjusted for any stock dividends).

The following table reflects the net income and share data used in the earnings per share computations:

	2021	2020	2019
Net income	₽285,497,738	₽315,056,472	₽556,461,702
Outstanding number of			
common shares (Note 16)	4,199,582,266	4,199,582,266	4,199,582,266
	₽0.0679	₽0.0750	₽0.1325

There were no potential dilutive common shares for the years ended December 31, 2021, 2020 and 2019.

25. Approval of Release of Financial Statements

The accompanying comparative financial statements of the Parent Company were authorized and approved for issuance by the Board of Directors on May 31, 2022.



26. Supplementary Information Required Under Revenue Regulations (RR) 15-2010

Supplementary Information Required Under RR 15-2010

The Parent Company also reported and/or paid the following types of taxes for the year:

Value Added Tax (VAT)

The Parent Company is a VAT-registered company with output VAT declaration of ₱7.66 million for the year based on the total actual cash receipt on all fees earned amounting to ₱63.82 million.

Movements in input VAT in 2021 are as follows:

	Amount
Beginning of the year	₽1,351,125
Current year's domestic purchases of services	556,795
Claims for tax credit/refund and other adjustments	(1,035,599)
Ending balance	₽2,386,131

Taxes and Licenses

In 2021, the Parent Company reported and/or paid the following taxes and licenses fees:

	Amount
Stock transfer tax	₽1,343,988
Municipal permits	677,977
Annual listing Maintenance	463,359
Documentary stamp tax	213,929
Registration/License fee	8,075
Community Tax	6,200
Other taxes	80,974
	₽2,794,502

Withholding Taxes

As of December 31, 2021, total remittances and balance of withholding taxes follow:

	Total	
	Remittances	Balance
Withholding taxes on compensation and benefits	₽961,244	₽325,813
Expanded withholding taxes	688,014	81,576
Final income tax withheld	592,048	_
Ending balance	₽2,241,305	₽407,388

Tax Assessments and Cases

In 2021, the Parent Company has no deficiency tax assessment, whether protested or not, nor tax cases under preliminary investigation, litigation and or prosecution in courts or bodies outside the Bureau of Internal Revenue.





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 ON SUPPLEMENTARY SCHEDULES

The Stockholders and the Board of Directors Vantage Equities, Inc. 15th Floor, Philippine Stock Exchange Tower, 28th St. Corner 5th Ave., Bonifacio Global City Taguig City, Metro Manila

We have audited in accordance with Philippine Standards on Auditing, the parent company financial statements of Vantage Equities, Inc. (the Parent Company) as at December 31, 2021 and 2020 and for each of the three years in the period ended December 31, 2021, and have issued our report thereon dated May 31, 2022. Our audits were made for the purpose of forming an opinion on the basic parent company financial statements taken as a whole. The schedules listed in the Index to Financial Statements and Supplementary Schedules are the responsibility of the Parent Company's management. These schedules are presented for the purpose of complying with Revised Securities Regulation Code rule 68, and are not part of the basic parent company financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic parent company financial statements and, in our opinion, fairly states in all material respects, the information required to be set forth therein in relation to the basic parent company financial statements taken as a whole.

Juan Carlo B. Maminta

Partner

CPA Certificate No. 115260

Juan Carlo Maninta

Tax Identification No. 210-320-399

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

SEC Partner Accreditation No. 115260-SEC (Group A)

Valid to cover audit of 2020 to 2024 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. 08-001998-132-2020, November 27, 2020, valid until November 26, 2023 PTR No. 8854326, January 3, 2022, Makati City

May 31, 2022





Janice Arengo <janice.arengo@e-businessphil.ph>

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HI VANTAGE EQUITIES, INC.,

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Submission Date/Time: May 31, 2022 09:08 PM

Company TIN: 002-010-620

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- The submission is without prejudice to the right of the BIR to require additional document, if any, for completion and verification purposes;
- The hard copies of the documents submitted through this facility shall be submitted when required by the BIR in the event of audit/investigation and/or for any other legal purpose.

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STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR ANNUAL INCOME TAX RETURN

The management of Vantage Equities, Inc. is responsible for all information and representations contained in the Annual Income Tax Return for the year ended December 31, 2021. Management is likewise responsible for all information and representations contained in the financial statements accompanying the Annual Income Tax Return. Furthermore, the management is responsible for all information and representations contained in all the other tax returns filed for the reporting period, including, but not limited, to the value added tax and/or percentage tax returns, withholding tax returns, documentary stamp tax returns, and any and all other tax returns.

In this regard, the management affirms that the attached audited financial statements for the year ended December 31, 2021 and the accompanying Annual Income Tax Return are in accordance with the books and records of Vantage Equities, Inc., complete and correct in all material respects. Management likewise affirms that:

- a) the Annual Income Tax Return has been prepared in accordance with the provisions of the National Internal Revenue Code, as amended, and pertinent tax regulations and other issuances of the Department of Finance and the Bureau of Internal Revenue;
- b) any disparity of figures in the submitted reports arising from the preparation of financial statements pursuant to financial accounting standards and the preparation of income tax return pursuant to tax accounting rules has been reported as reconciling items and maintained in the company's books and records in accordance with the requirements of Revenue Regulations No. 8-2007 and other relevant issuances:
- c) the Vantage Equities, Inc., has filed all applicable tax returns, reports and statements required to be filed under Philippine tax laws for the reporting period, and all taxes and other impositions shown thereon to be due and payable have been paid for the reporting period, except those contested in good faith.

SY (May 15, 2022 06:54 GMT+8)

i, 1: 14, 2022 19:00 GMT+8) EDMUNDO MARCO P. BUNYI JR

VALENTINO C. SY Chairman Vice Chairman/CEO

CTC No.: CTC No.:

TIN: 107-184-956 TIN: 122-335-536

JOSEPH L. ONG Treasurer

CTC No.: TIN: 108-789-427

Signed this 31 day of May, 2022.

SUBSCRIBED AND SWORN to me before this

MAY 1 6 2022

Claffiants

exhibiting to me their Community Tax Certificates.

Doc. No. 178 Page No. 37 Book No. 284 Series of 2022

ATALY, GEORGE DAVID D. SITON

NOTARY PUBLIC FOR THAKATI CITY
APPT. HO. 14-161 - UNIV. DEC. 31, 2023
ROLL NO. COMMY AND COMMANDER NO. 101-135/2-15-2022

HEP-CO-8 ROLL TO THE TAX STREET, 2017

EXECUTIVE BLDG, CENTER MAKATI AVE., CDR. JUPITER ST., MAKATI CITY



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

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INDEPENDENT AUDITOR'S REPORT

The Stockholders and the Board of Directors Vantage Equities, Inc. 15th Floor, Philippine Stock Exchange Tower, 28th St. Corner 5th Ave., Bonifacio Global City Taguig City, Metro Manila

Report on the Audit of the Financial Statements

Opinion

We have audited the parent company financial statements of Vantage Equities, Inc. (the Parent Company), which comprise the parent company statements of financial position as at December 31, 2021 and 2020, and the parent company statements of comprehensive income, statements of changes in equity and statements of cash flows for each of the three years in the period ended December 31, 2021, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company financial statements present fairly, in all material respects, the financial position of the Parent Company as at December 31, 2021 and 2020, and its financial performance and its 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 Financial Statements section of our report. We are independent of the Parent Company in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the parent company financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information

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

Our opinion on the parent company 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 parent company 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 parent company financial statements or our knowledge obtained in the audits, or otherwise appears to be materially misstated.

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

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

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

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

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

Our objectives are to obtain reasonable assurance about whether the parent company financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with 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 parent company 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 parent company financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Parent Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.





- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Parent Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the parent company financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Parent Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the parent company financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Juan Carlo B. Maminta.

SYCIP GORRES VELAYO & CO.

Juan Carlo B. Maminta

Partner

CPA Certificate No. 115260

Juan Carlo Maninta

Tax Identification No. 210-320-399

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

SEC Partner Accreditation No. 115260-SEC (Group A)

Valid to cover audit of 2020 to 2024 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. 08-001998-132-2020, November 27, 2020, valid until November 26, 2023 PTR No. 8854326, January 3, 2022, Makati City

May 31, 2022



PARENT COMPANY STATEMENTS OF FINANCIAL POSITION

	December 31			
	2021	2020		
ASSETS				
Current Assets				
Cash and cash equivalents (Note 6)	₽1,288,595,538	₱1,255,503,645		
Receivables (Note 7)	36,387,445	45,824,293		
Financial assets at fair value through profit or loss (Note 8)	7,031,645,574	6,737,207,298		
Prepaid expenses and other current assets	2,646,927	2,953,568		
Total Current Assets	8,359,275,484	8,041,488,804		
Noncurrent Assets				
Investments in subsidiaries (Note 10)	432,761,238	432,761,238		
Property and equipment (Note 11)	39,128,729	43,496,835		
Deferred tax assets (Note 20)	· -	11,098,931		
Other noncurrent assets (Note 12)	498,223	605,015		
Total Noncurrent Assets	472,388,190	487,962,019		
	₽8,831,663,674	₽8,529,450,823		
Current Liabilities Accrued expenses and other current liabilities (Note 14)	₽11,742,286	₽11,721,189		
Derivative liabilities (Note 8)	9,176,000	+11,721,109		
Income tax payable	632,347	533,526		
Total Current Liabilities	21,550,633	12,254,715		
Noncurrent Liability				
Retirement liability (Note 15)	4,136,894	4,077,130		
Deferred tax liabilities (Note 20)	7,107,827			
Total Noncurrent Liabilities	11,244,721	4,077,130		
Total Liabilities	32,795,354	16,331,845		
Equity				
Capital stock (Note 16)	4,335,181,766	4,335,181,766		
Treasury stock (Note 16)	(190,460,934)	(190,460,934)		
Retained earnings	4,653,917,512	4,368,419,774		
		1,500,115,771		
Remeasurement losses on retirement plan (Note 15)	229,976			
Remeasurement losses on retirement plan (Note 15) Total Equity	, , ,	(21,628) 8,513,118,978		



VANTAGE EQUITIES, INC.

PARENT COMPANY STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended December 31				
	2021	2020	2019		
TRADING AND INVESTMENT SECURITIES					
GAINS - NET (Note 8)	₽48,551,092	₽67,049,437	₽262,231,709		
INTEREST INCOME (Note 18)	188,386,266	275,652,063	311,683,798		
INCOME FROM BUSINESS PARTNER (Note 19)	42,903,215	_	-		
REALIZED FOREIGN EXCHANGE GAIN (Note 9)	15,459,396	30,492,708	44,735,444		
UNREALIZED FOREIGN EXCHANGE GAINS (LOSSES) (Note 9)	26,575,676	(25,798,237)	(46,999,198)		
DIVIDEND INCOME (Note 8)	7,929,930	3,215,959	410,640		
GENERAL AND ADMINISTRATIVE EXPENSES (Note 17)	(23,844,178)	(19,363,562)	(20,766,437)		
OTHER GAINS (LOSSES) - NET	(813,485)	471,791	(6,863,077)		
INCOME BEFORE INCOME TAX	305,147,912	331,720,159	544,432,879		
PROVISION FOR INCOME TAX (BENEFIT) (Note 20)	19,650,174	16,663,687	(12,028,824)		
NET INCOME	285,497,738	315,056,472	556,461,703		
OTHER COMPREHENSIVE INCOME (LOSS) Item that will not recycle to profit or loss in subsequent periods:					
Remeasurement gains (losses) on retirement plan (Note 15)	251,604	1,117,314	(1,649,256)		
TOTAL COMPREHENSIVE INCOME	₽285,749,342	₽316,173,786	₽554,812,447		
EARNINGS PER SHARE (Note 24)	₽0.0679	₽0.0750	₽0.1325		



VANTAGE EQUITIES, INC. PARENT COMPANY STATEMENTS OF CHANGES IN EQUITY

				Remeasurement	
	G '' 10' 1	TD G4 I	D (1 1	Gains (Losses) on	
	Capital Stock	Treasury Stock	Retained	Retirement Plan	
	(Note 16)	(Note 16)	Earnings	(Note 15)	Total
Balance at January 1, 2021	₽4,335,181,766	(P 190,460,934)	₽ 4,368,419,774	(P 21,628)	₽8,513,118,978
Total comprehensive income for the year	_	_	285,497,738	251,604	285,749,342
Balance at December 31, 2021	₽4,335,181,766	(P 190,460,934)	₽4,653,917,512	₽229,976	₽8,798,868,320
Balance at January 1, 2020	₽ 4,335,181,766	(190,460,934)	₱4,053,363,302	(P1,138,942)	₽8,196,945,192
Total comprehensive loss for the year	_		315,056,472	1,117,314	316,173,786
Balance at December 31, 2020	₽4,335,181,766	(₱190,460,934)	₽4,368,419,774	(₱21,628)	₽8,513,118,978
Balance at January 1, 2019	₽ 4,335,181,766	(₱190,460,934)	₽3,496,901,600	₽ 510,314	₽7,642,132,746
Total comprehensive income for the year	_	_	556,461,702	(1,649,256)	554,812,446
Balance at December 31, 2019	₽4,335,181,766	(₱190,460,934)	₽4,053,363,302	(₱1,138,942)	₽8,196,945,192
	-	·	-	·	-



VANTAGE EQUITIES, INC.

PARENT COMPANY STATEMENTS OF CASH FLOWS

	Years Ended December 31			
	2021	2020	2019	
CASH FLOWS FROM OPERATING ACTIVITIES				
Income before income tax	₽305,147,912	₱331,720,159	₽544,432,878	
Adjustments for:	, ,	,,	- , - ,	
Interest income (Note 18)	(188,386,266)	(275,652,063)	(311,683,798)	
Unrealized foreign exchange gain (loss) (Note 9)	(26,575,676)	25,798,237	46,999,198	
Dividend income (Note 8)	(7,929,930)	(3,215,959)	(410,640)	
Trading and investment securities losses (gains) - net	(), . , , . ,	(-, -,)	(2)2 2)	
(Note 8)	2,523,076	(3,056,702)	(206,970,608)	
Depreciation and amortization (Notes 11)	4,368,106	4,462,263	5,383,275	
Retirement costs (Note 15)	395,236	505,969	552,075	
Operating income before working capital changes	89,542,458	80,561,904	78,302,380	
Decrease (increase) in:	, , , , , , , , , , , , , , , , , , , ,	/ /	, ,	
Receivables	15,770,587	45,768,019	178,604,575	
Financial assets at fair value through profit or loss	(287,265,852)	102,825,493	(3,465,935,839)	
Prepaid expenses and other current assets	413,290	1,772,488	(5,601)	
Other noncurrent assets	_	-,,	(-,)	
Increase (decrease) in accrued expenses and other				
current liabilities	9,197,099	(57,751,007)	56,239,962	
Net cash generated from (used in) operations	(172,342,418)	173,176,897	(3,152,794,523)	
Interest received	182,052,527	268,210,525	336,516,524	
Income tax paid	(1,428,322)	(3,857,426)	(11,821,691)	
Net cash provided by (used in) operating activities	8,281,787	437,529,996	(2,828,099,690)	
CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from sale of property and equipment (Note 11) Proceeds from maturity of investments at amortized cost Acquisitions of: Investments at amortized cost Investment in a subsidiary (Note 10) Property and equipment (Note 11)	- - - -	- - - - (95,999)	88,255 67,638,762 (45,955,163) (2,650,000) (813,287)	
Dividends received (Note 8)	7,929,930	3,215,959	410,640	
Net cash provided by investing activities	7,929,930	3,119,960	18,719,207	
	. ,, -, ,, -,	-,,	,,	
CASH FLOWS FROM FINANCING ACTIVITIES	250 000 000			
Proceeds from notes payable	350,000,000	_	_	
Payment of notes payable	(350,000,000)	_		
Net cash provided by (used in) financing activities				
EFFECT OF CHANGES IN EXCHANGE RATE ON CASH AND CASH EQUIVALENTS	16,880,176	(25,865,737)	(57,247,346)	
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	33,091,893	414,784,219	(2,866,627,829)	
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	1,255,503,645	840,719,426	3,707,347,255	
CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 6)	₽1,288,595,538	₽1,255,503,645	₽840,719,426	



VANTAGE EQUITIES, INC.

NOTES TO PARENT COMPANY FINANCIAL STATEMENTS

1. Corporate Information

Vantage Equities, Inc. (the Parent Company) was incorporated in the Philippines and was registered with the Philippine Securities and Exchange Commission (SEC) on October 20, 1992. The primary business of the Parent Company is to invest in, acquire by purchase, exchange, assignment or otherwise of the capital stock, bonds, debentures, promissory notes and similar financial instruments. The Parent Company's shares are publicly traded in the Philippine Stock Exchange (PSE).

The Parent Company's principal address is 15th Floor Philippine Stock Exchange Tower, 28th St. Corner 5th Ave., Bonifacio Global City, Taguig City, Metro Manila, Philippines.

2. Summary of Significant Accounting Policies

Basis of Preparation

The accompanying parent company financial statements have been prepared on a historical cost basis, except for financial assets at fair value through profit or loss (FVTPL) and financial assets at fair value through other comprehensive income (FVOCI) which are measured at fair value. The parent company financial statements are presented in Philippine peso, which is the Parent Company's functional and presentation currency, and all values are rounded to the nearest peso except when otherwise indicated.

Presentation of Financial Statements

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

Statement of Compliance

The accompanying parent company financial statements have been prepared in compliance with Philippine Financial Reporting Standards (PFRS). These may be obtained at the Parent Company's registered address as indicated in Note 1 to the parent company financial statements, at the SEC and at the PSE.

Changes in Accounting Policies and Disclosures

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

Unless otherwise indicated, adoption of these new standards did not have an impact on the consolidated financial statements of the Parent Company.

- 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
- o 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.

• 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):

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

The Parent Company shall also disclose information about:

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

Summary of Significant Accounting Policies

Current versus Noncurrent Classification

The Parent Company presents assets and liabilities in the parent company statement of financial position based on current or noncurrent classification.

An asset is current if:

- Expected to be realized or intended to be sold or consumed in the normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realized within twelve months after the reporting period, or Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as noncurrent.

A liability is current when:

- It is expected to be settled in the normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or



• There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

All other liabilities are classified as noncurrent.

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

Foreign Currency Transactions

For financial reporting purposes, the foreign currency-denominated monetary assets and liabilities of the Parent Company are translated in Philippine peso based on the Bankers Association of the Philippines (BAP) closing rate prevailing at the statement of financial position date and foreign currency-denominated income and expenses, at the prevailing exchange rates as at the date of transaction. All differences are taken to the parent company statement of comprehensive income. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the prevailing closing exchange rate as of the date of initial transaction.

Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined

Unrealized foreign exchange gain (loss)

This account pertains to the unrealized foreign exchange gain earned by the Parent Company from the maturity of their US\$ denominated short-term deposits and the revaluation made for their non-deliverable forward contracts (NDFs). Any foreign exchange gain earned is lodged as unrealized since, upon maturity of the deposits, the entire proceed, including interest earned, is retained in the Parent Bank's US\$ bank account. Unrealized foreign exchange gain is recognized for the valuation of foreign currency denominated short-term deposits and revaluation of the NDF at month-end.

Cash and Cash Equivalents

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three (3) months or less from the date of acquisition and that are subject to an insignificant risk of change in value.

Fair Value Measurement

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

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

The principal or the most advantageous market must be accessible to the Parent Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.



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

All assets and liabilities for which fair value is measured or disclosed in the parent company financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognized in the parent company statement of financial position on a recurring basis, the Parent Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting date.

<u>Financial Instruments - Initial Recognition and Subsequent Measurement</u>

Date of recognition

The Parent Company recognizes a financial asset or a financial liability in the parent company statement of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial instruments that require delivery of assets and liabilities within the time frame established by regulation or convention in the marketplace are recognized on the trade date.

Initial recognition of financial instruments

Financial instruments are initially recognized at fair value of the consideration given. The initial measurement of financial instruments includes transaction costs, except for financial instruments at financial assets at FVTPL.

'Day 1' difference

Where the transaction price in a non-active market is different to the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Parent Company recognizes the difference between the transaction price and fair value (a 'Day 1' difference) in profit or loss in the parent company statement of income unless it qualifies for recognition as some other type of asset. In cases where transaction price used is made of data which is not observable, the difference between the transaction price and model value is only recognized in profit or loss in the parent company statement of income when the inputs become observable or when the instrument is derecognized. For each transaction, the Parent Company determines the appropriate method of recognizing the 'Day 1' difference amount.

In 2021, 2020 and 2019, there were no 'Day 1' differences recognized in profit or loss in the statement of comprehensive income.

Classification and subsequent measurement of financial instruments

Financial assets

For purposes of classifying financial assets, an instrument is an 'equity instrument' if it is a non-derivative and meets the definition of 'equity' for the issuer (under PAS 32, *Financial Instruments*:

Presentation), except for certain non-derivative puttable instruments presented as equity by the issuer. All other non-derivative financial assets are 'debt instruments'.

Financial assets are classified in their entirety based on the contractual cash flows characteristics of the financial assets and the Parent Company's business model for managing financial assets. The Parent Company classifies its financial assets into the following categories: financial assets at FVTPL, financial assets at fair value through other comprehensive income (FVOCI) with recycling of cumulative gains and losses (debt instruments), financial assets designated at FVOCI with no recycling of cumulative gains and losses upon derecognition (equity instruments) and financial assets measured at amortized cost.

Contractual cash flows characteristics

The Parent Company assesses whether the cash flows from the financial asset represent "solely payment of principal and interest" or "SPPI" on the principal amount outstanding. Instruments with cash flows that do not represent as such are classified at FVTPL.

'Principal' for the purpose of this test is defined as the fair value of the financial asset at initial recognition and may change over the life of the financial asset (for example, if there are repayments of principal or amortization of the premium/discount).

In making this assessment, the Parent Company determines whether the contractual cash flows are consistent with a basic lending arrangement, i.e., interest includes consideration only for the time value of money, credit risk and other basic lending risks and costs associated with holding the financial asset for a particular period of time.

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

Business model

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

- How the performance of the business model and the financial assets held within that business model are evaluated and reported to the entity's key management personnel;
- The risks that affect the performance of the business model (and the financial assets held within that business model) and, in particular, the way those risks are managed;
- How managers, if any, of the business are compensated.

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

As of December 31, 2021 and December 31, 2020, the Parent Company has no financial assets at FVOCI.



Financial assets at FVTPL

Debt financial assets that do not meet the amortized cost criteria, or that meet the criteria but the Parent Company has chosen to designate as at FVTPL at initial recognition, are measured at fair value through profit or loss. Equity investments are classified as at FVTPL, unless the FVTPL designates an investment that is not held for trading as at FVOCI at initial recognition.

The Parent Company's financial assets at FVTPL include equity securities held for trading purposes and equity investments not designated as at FVOCI.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling it in the near term; or
- on initial recognition it is part of a portfolio of identified financial instruments that the Parent Company manages together and has evidence of a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument or a financial guarantee.

Financial assets at FVTPL are carried at fair value and gains and losses on these instruments are recognized as 'Trading and investment securities gains (losses) - net' in the parent company statement of comprehensive income. Interest earned on these investments is reported in the parent company statement of income under 'Interest income' while dividend income is reported in the parent company statement of income under 'Dividend income' when the right of payment has been established.

As of December 31, 2021 and December 31, 2020, the Parent Company's financial assets at FVTPL consists of investments in corporate bonds, government securities, equity securities, mutual funds and derivate assets.

Derivatives classified as FVTPL

Derivative financial instruments are initially recognized at fair value on the date in which a derivative transaction is entered into and are subsequently re-measured at fair value. Derivatives are carried as assets at FVTPL when the fair value is positive and as financial liabilities at FVTPL when the fair value is negative. Any gains or losses arising from changes in fair values of derivatives (except those accounted for as accounting hedges) are taken directly to the parent company statement of income under 'Unrealized foreign exchange gain (loss)'. The Parent Company has currency forwards (NDF) which are considered as stand-alone derivatives as of December 31, 2021 and December 31, 2020.

Derivatives embedded in non-derivative host contracts that are not financial assets within the scope of PFRS 9 (e.g., financial liabilities and non-financial host contracts) are treated as separate derivatives when their risks and characteristics are not closely related to those of the host contracts and the host contracts are not measured at FVTPL.

The Parent Company assesses the existence of an embedded derivative on the date it first becomes a party to the contract, and performs re-assessment only where there is a change to the contract that significantly modifies the contractual cash flows.

Financial assets at amortized cost

Debt financial asset is measured at amortized cost if both of the following conditions are met:

(i) it is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and



(ii) the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Debt financial assets meeting these criteria are measured initially at fair value plus transaction costs. They are subsequently measured at amortized cost using the effective interest method less any impairment in value, with the interest calculated recognized as 'Interest income' in the statement of income. The Parent Company's financial assets at amortized cost consist of 'Cash and cash equivalents', 'Receivables' and 'Investments at amortized cost'.

Reclassifications of financial assets

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

Financial liabilities

Financial liabilities are classified as financial liabilities at FVTPL and other financial liabilities. Financial liabilities are classified as at FVTPL when the financial liability is either held for trading or it is designated as at FVTPL.

As of December 31, 2021 and December 31, 2020, the Parent Company has no financial liabilities at FVTPL.

Other financial liabilities

This category pertains to financial liabilities that are not held for trading or not designated as at FVTPL at the inception of the liability. 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, discount and any directly attributable transaction costs.

This category includes 'Accrued expenses and other liabilities'.

Derecognition of Financial Assets and Financial Liabilities

Financial assets

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

- the rights to receive cash flows from the asset have expired; or
- the Parent Company 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 Parent Company 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 the control over the asset.

Where the Parent Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control over the asset, the asset is recognized to the extent of the Parent Company'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 original carrying amount of the asset and the maximum amount of consideration that the Parent Company could be required to repay.



Financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or 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 the statement of income.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is reported in the statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the asset and settle the liability simultaneously.

The Parent Company assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Parent Company and all of the counterparties. This is not generally the case with master netting agreements where the related assets and liabilities are presented gross in the parent company statement of financial position.

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 where:

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

Where the Parent Company has transferred its rights to receive cash flows from an asset or has entered into a "pass-through arrangement", 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 Parent Company'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 original carrying amount of the asset and the maximum amount of consideration that the Parent Company could be required to repay.

<u>Impairment of Financial Assets</u>

The Parent Company record the allowance for expected credit losses for all loans and receivables and other debt financial assets not held at FVTPL all referred to as 'financial instruments'. Equity instruments are not subject to impairment under PFRS 9.

ECL represents credit losses that reflect an unbiased and probability-weighted amount which is determined by evaluating a range of possible outcomes, the time value of money and reasonable and supportable information about past events, current conditions and forecasts of future economic conditions. ECL allowances are measured at amounts equal to either (i) 12-month ECL or (ii) lifetime ECL for those financial instruments which have experienced a significant increase in credit risk (SICR) since initial recognition (General Approach). The 12-month ECL is the portion of lifetime ECL that results from default events on a financial instrument that are possible within the 12 months after the reporting date. Lifetime ECL are credit losses that results from all possible default events over the expected life of a financial instrument.

Staging assessment

A three-stage approach for impairment of financial assets is used, based on whether there has been a significant deterioration in the credit risk of a financial asset. These three stages then determine the amount of impairment to be recognized.

For non-credit-impaired financial instruments:

- Stage 1 is comprised of all financial instruments which have not experienced a SICR since initial recognition or is considered of low credit risk as of the reporting date. The criteria for determining whether an account should be assessed under Stage 1 are as follows: (i) current or past due up to 30 days; (ii) unclassified. The Parent Company recognizes a 12-month ECL for Stage 1 financial instruments.
- Stage 2 is comprised of all financial instruments which have experienced a SICR as of reporting date compared to initial recognition. The Parent Company recognizes a lifetime ECL for Stage 2 financial instruments.

For credit-impaired financial instruments:

• Stage 3 is comprised of all financial assets that have objective evidence of impairment as a result of one or more loss events that have occurred after initial recognition with a negative impact on the estimated future cash flows of a loan or a portfolio of loans. The Parent Company's criteria for Stage 3 accounts are generally aligned with the definition of "default" which is explained in the next paragraph. The Parent Company recognizes a lifetime ECL for Stage 3 financial instruments.

Definition of "default" and "restored"

The Parent Company classifies loans, investments, receivables, or any financial asset as in default when it is credit impaired, becomes past due on its contractual payments for more than 90 days, considered non-performing, under litigation or is classified as doubtful or loss. As part of a qualitative assessment of whether a customer is in default, the Parent Company considers a variety of instances that may indicate unlikeliness to pay. When such events occur, the Parent Company carefully considers whether the event should result in treating the customer as defaulted. An instrument is considered to be no longer in default (i.e. restored) if there is sufficient evidence to support that full collection is probable and payments are received for at least six months.

Credit risk at initial recognition

The Parent Company uses internal credit assessment and approvals at various levels to determine the credit risk of exposures at initial recognition. Assessment can be quantitative or qualitative and depends on the materiality of the facility or the complexity of the portfolio to be assessed.



Significant increase in credit risk

The assessment of whether there has been a significant increase in credit risk is based on an increase in the probability of a default occurring since initial recognition. The SICR criteria vary by portfolio and include quantitative changes in probabilities of default and qualitative factors, including a backstop based on delinquency. For cash in bank, the credit risk of a particular exposure is deemed to have increased significantly since initial recognition if, based on the Parent Company's internal credit assessment, the borrower or counterparty is determined to require close monitoring or with well-defined credit weaknesses. If contractual payments are more than 30 days past due, the credit risk is deemed to have increased significantly since initial recognition. Days past due are determined by counting the number of days since the earliest elapsed due date in respect of which full payment has not been received. Due dates are determined without considering any grace period that might be available to the borrower. In subsequent reporting periods, if the credit risk of the financial instrument improves such that there is no longer a SICR since initial recognition, the Parent Company shall revert to recognizing a 12-month ECL.

ECL parameters and methodologies

ECL is a function of the probability of default (PD), loss given default (LGD) and exposure at default (EAD), with the timing of the loss also considered, and is estimated by incorporating forward-looking economic information and through the use of experienced credit judgment.

The PD is an estimate of the likelihood of default over a 12-month horizon for Stage 1 or lifetime horizon for Stages 2 and 3. The PD for each individual instrument is modelled based on historical data and is estimated based on current market conditions and reasonable and supportable information about future economic conditions. The Parent Company segments its credit exposures based on homogenous risk characteristics and developed a corresponding PD methodology for each portfolio. The PD methodology for each relevant portfolio is determined based on the underlying nature or characteristic of the portfolio, behavior of the accounts and materiality of the segment as compared to the total portfolio.

LGD is an estimate of the loss arising on default. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, including from any collateral. It makes use of defaulted accounts that have either been identified as cured, restructured, or liquidated.

The Parent Company segmented its LGD based on homogenous risk characteristics and calculated the corresponding segment-level averages.

EAD is an estimate of the exposure at a future default date, taking into account expected changes in the exposure after the reporting date, including repayments of principal and interest, and expected drawdowns on committed facilities.

Forward-looking information

The Parent Company incorporates forward-looking information into both its assessment of whether the credit risk of an instrument has increased significantly since its initial recognition and its measurement of ECL. A broad range of forward-looking information are considered as economic inputs, such as GDP growth, exchange rate, interest rate, inflation rate and other economic indicators. The inputs and models used for calculating ECL may not always capture all characteristics of the market at the date of the financial statements. To reflect this, qualitative adjustments or overlays are occasionally made as temporary adjustments when such differences are significantly material.



The key forward-looking economic variables used in each of the economic scenarios for the ECL calculations are unemployment rate, household expenditure, PSE all shares index, interest rate benchmark for 3 months and 20 years.

Write-offs

Financial assets are written off either partially or in their entirety only when the Parent Company has no reasonable expectation of recovering a financial asset in its entirety or a portion thereof.

Write-offs are charged against preciously established allowance for credit losses.

<u>Investments in Subsidiaries</u>

Investments in subsidiaries are carried in the statement of financial position at cost, less any impairment.

Using the cost method of accounting, the Parent Company recognizes income only to the extent that it receives distributions from the accumulated net income of the investee arising subsequent to the date of acquisition. Distributions received in excess of such profits are considered a recovery of investment and are recorded as a reduction of the cost of the investment.

The reporting date of the Parent Company and its subsidiaries are identical and the subsidiaries' accounting policies conform to those used by the Parent Company for like transactions and events in similar circumstances.

Property and Equipment

Property and equipment are carried at cost less accumulated depreciation and any impairment in value. The initial cost of property and equipment consists of its purchase price, including import duties, taxes and any costs directly attributable to bringing the property and equipment to its working condition and location for its intended use.

Expenditures incurred after the property and equipment have been put into operation, such as repairs and maintenance, are normally charged against income in the year in which such costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

When each major repairs and maintenance is performed, its cost is recognized in the carrying amount of the item of property and equipment as a replacement if the recognition criteria are satisfied. Such costs are capitalized and amortized over the next major repairs and maintenance activity.

Depreciation are computed using the straight-line basis over the estimated useful life of the property and equipment as follows:

	Years
Office condominium	20 years
Office improvements	10 years
Furniture, fixtures and equipment	3-10 years
Transportation equipment	5 years
	5 years or term of the lease,
Leasehold improvements	whichever period is shorter



The useful lives, residual values and depreciation method are reviewed periodically to ensure that the periods, residual values and method of depreciation are consistent with the expected pattern of economic benefits from items of property and equipment. Fully depreciated assets are retained in the accounts until they are no longer in use and no further depreciation or amortization are charged against profit or loss in the parent company statement of comprehensive income.

When property and equipment are sold or otherwise disposed of, the cost and related accumulated depreciation or amortization and any impairment in value are eliminated from the accounts and any resulting gain or loss is credited to or charged against profit or loss in the parent company statement of comprehensive income.

Impairment of Non-financial Assets

The Parent Company assesses at each reporting date whether there is an indication that its non-financial assets may be impaired. When an indicator of impairment exists or when an annual impairment testing for an asset is required, the Parent Company makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash generating unit's (CGU's) fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or group of assets, in which case the recoverable amount is assessed as part of the CGU to which it belongs. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset. In determining fair value less cost to sell, an appropriate valuation model is used. These calculations are corroborated by valuation multiples and other available fair value indicators. An impairment loss is charged to operations in the year in which it arises.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment loss may no longer exist or may have decreased. If such indication exists, the Parent Company estimates the asset's or CGU's recoverable amount. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceeds the carrying amount that would have been determined, net of depreciation or amortization, had no impairment loss been previously recognized. Such reversal is recognized in the profit or loss in the parent company statement of comprehensive income. After such reversal, the depreciation or amortization is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining life.

Revenue Recognition

The Parent Company follows a five-step model to account for revenue arising from the contracts with customers. The five-step model is as follows:

- a. Identify the contract(s) with customer
- b. Identify the performance obligations in the contract
- c. Determine the transaction price
- d. Allocate the transaction price to the performance obligation
- e. Recognize revenue when (or as) the entity satisfies a performance obligation

Revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.



The Parent Company exercises judgment, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The Parent Company is acting as principal in all revenue arrangements.

The following specific recognition criteria must also be met before revenue is recognized outside the scope of PFRS 15:

Trading and investment securities gains - net

Trading and investment securities gains - net represents gains from trading activities and changes in fair values of financial instruments at FVTPL. Revenue is recognized on trade date upon receipt of confirmation of sale of investments from counterparties.

Dividend income

Dividend income is recognized when the Parent Company's right to receive payment is established.

Interest income

Interest income is recognized in profit or loss for all instruments measured at amortized cost using the effective interest method.

The effective interest method is a method of calculating the amortized cost of a financial asset or a financial liability and of allocating the interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument or, when appropriate, a shorter period to the net carrying amount of the financial asset or financial liability. When calculating the effective interest rate, the Parent Company estimates cash flows considering all contractual terms of the financial instrument but does not consider future credit losses. The calculation includes all fees paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts.

The following specific recognition criteria must also be met before revenue is recognized within the scope of PFRS 15:

Income from business partner

Income from business partner is recognized at the time the services are rendered.

Expense Recognition

Expenses are recognized when a decrease in future economic benefits related to a decrease in an asset or an increase in a liability has arisen that can be measured reliably.

General and administrative expenses

General and administrative expenses, which include the cost of administering the business are not directly associated with the generation of revenue, are expensed as incurred.

Leases

The determination of whether an arrangement is, or contains a lease, is based on the substance of the arrangement at inception date, and requires an assessment of whether the fulfillment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset. A reassessment is made after inception of the lease only if one of the following applies:

- a. there is a change in contractual terms, other than a renewal or extension of the arrangement;
- b. a renewal option is exercised or extension granted, unless that term of the renewal or extension was initially included in the lease term;



- c. there is a change in the determination of whether fulfillment is dependent on a specified asset; or
- d. there is a substantial change to the asset.

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

Parent Company as lessee

Leases where the lessor retains substantially all the risks and benefits of ownership of the assets are classified as operating leases. Operating lease payments are recognized as an expense in the profit or loss in the parent company statement of comprehensive income on a straight-line basis over the lease term

Parent Company as a lessor

Leases where the Parent Company does not transfer substantially all the risks and benefits of ownership of the assets are classified as operating leases. Initial direct costs incurred in negotiating operating leases are added to the carrying amount of the leased asset and recognized over the lease term on the same basis as the rental income. Contingent rents are recognized as revenue in the year in which they are earned.

Retirement Costs

The Parent Company has an unfunded, non-contributory defined benefit retirement plan covering substantially all of its regular employees.

The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method. This method reflects services rendered by employees up to the date of valuation and incorporates assumptions concerning employees' projected salaries. Actuarial valuations are conducted with sufficient regularity, with option to accelerate when significant changes to underlying assumptions occur.

Defined benefit costs comprise of the following:

- a. service cost;
- b. net interest on the net defined benefit liability or asset; and
- c. remeasurements of net defined benefit liability or asset.

Service costs, which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.



Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as expense or income in profit or loss.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in OCI in the period in which they arise. Remeasurements are not classified to profit or loss in subsequent periods.

Income Taxes

Current tax

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

The Parent Company periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretations and establishes provisions where appropriate.

Deferred tax

Deferred tax is provided, using the liability method, on all temporary differences and carryforward benefits of minimum corporate income tax (MCIT) and unused net operating loss carryover (NOLCO) at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences and carryforward benefits of unused tax credits from the excess of MCIT over regular corporate income tax (RCIT) and unused NOLCO, to the extent that it is probable that sufficient taxable income will be available against which the deductible temporary differences and carryforward benefits of unused tax credits from excess MCIT and unused NOLCO can be utilized. Deferred tax assets, however, are not recognized on temporary differences that arise from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting income nor taxable income or loss.

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

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the periods when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date. Movements in deferred tax assets and liabilities arising from changes in tax rate are charged or credited to income for the year.

Deferred tax relating to items recognized directly in other comprehensive income are also recognized in other comprehensive income.



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 a payable in the parent company statement of financial position. When VAT passed on from purchases of goods or services (input VAT) exceeds VAT from sales of goods and/or services (output VAT), the excess is recognized as an asset in the statement of financial position to the extent of the recoverable amount.

Equity

Capital stock is measured at par value for all shares issued and outstanding. When the shares are sold at a premium, the difference between the proceeds and the par value is credited to 'Capital paid-in excess of par value' account. Direct costs incurred related to equity issuance, such as underwriting, accounting and legal fees, printing costs and taxes are chargeable to 'Capital paid-in excess of par value' account. If the 'Capital paid-in excess of par value' is not sufficient, the excess is charged against the 'Retained earnings'.

When the Parent Company issues more than one class of stock, a separate account is maintained for each class of stock and the number of shares issued.

Own equity instruments which are acquired (treasury shares) are deducted from equity and accounted for at weighted average cost. No gain or loss is recognized in the parent company statement of income on the purchase, sale, issue or cancellation of the Parent Company's own equity instruments.

'Retained earnings' represents accumulated earnings of the Parent Company less dividends declared.

Dividends on Common Shares

Dividends on common shares are recognized as a liability and deducted from equity when approved by the Board of Directors (BOD) and shareholders of the Parent Company while stock dividends are deducted from retained earnings upon distribution. Dividends for the year that are approved after reporting date are dealt with as subsequent events.

Basic/Diluted Earnings per Share

Basic earnings per share (EPS) is determined by dividing net income (loss) by the weighted average number of shares outstanding during the year with retroactive adjustments for any stock split and stock dividends declared.

Diluted EPS is calculated by dividing the net income attributable to common shareholders by the weighted average number of common shares outstanding during the year adjusted for the effects of any dilutive potential common shares. As of December 31, 2019, 2018 and 2017, the Parent Company does not have dilutive potential common shares.

Provisions

Provisions are recognized when the Parent Company has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligation, the provision is reversed.



Where the Parent Company expects some or all of a provision to be reimbursed, the reimbursement is recognized as a separate asset but only when the reimbursement is virtually certain that the expense relating to any provision is presented in the profit or loss in the parent company statement of comprehensive income, net of any reimbursement.

Contingent Liabilities and Contingent Assets

Contingent liabilities are not recognized in the parent company financial statements but are disclosed in the notes to parent company financial statements unless the probability of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized in the parent company financial statements but are disclosed in the notes to parent company financial statement when an inflow of economic benefits is probable.

Events After the Reporting Date

Any post year-end events that provide additional information about the Parent Company's financial position at the reporting date (adjusting events), if any, are reflected in the parent company financial statements. Post year-end events that are not adjusting events are disclosed in the notes to parent company financial statements when material.

Segment Reporting

The Parent Company's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on business segments is presented in Note 23. The Parent Company's assets producing revenues are located in the Philippines (i.e., one geographical location). Therefore, geographical segment information is no longer presented.

Standards Issued but not yet Effective

Pronouncements issued but not yet effective are listed below. The Parent Company intends to adopt the following pronouncements when they become effective. Adoption of these pronouncements is not expected to have a significant impact on the Parent Company's consolidated financial statements.

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
- 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

3. Significant Accounting Estimates

The preparation of the parent company financial statements in accordance with PFRS requires the management to make estimates and assumptions that affect the reported amount of revenues, expenses, assets and liabilities, and the accompanying disclosures, as well as the disclosure of contingent assets and liabilities, if any. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of any change in estimates are reflected in the parent company financial statements as they become reasonably determinable.

Judgment is continually evaluated and is based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Judgment

a. Recognition of deferred tax assets

Deferred tax assets are recognized for all deductible temporary differences to the extent that it is possible that taxable income will be available against which the differences can be utilized. Significant management judgment is required to determine the amount of deferred tax assets to be recognized, based upon likely timing and level of future taxable income.

The deductible temporary differences for which deferred tax assets and liabilities were recognized in the statements of financial position as of December 31, 2021 and 2020 are disclosed in Note 20.

Estimates

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting 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:

a. Fair value of financial instruments

Where the fair values of financial assets and financial liabilities recognized or disclosed in the financial statements cannot be derived from active markets, these are determined using a variety of valuation techniques that include the use of mathematical models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. The judgments include considerations of liquidity and identification of comparable investments and applicable credit spread to arrive at adjusted quoted market prices.

The carrying values and corresponding fair values of financial instruments as well as the manner in which fair values were determined are discussed in more detail in Note 5.

Derivative assets and liabilities recognized in the statement of financial position as of December 31, 2021 and 2020 are disclosed in Note 8.



b. Credit losses on financial assets

The Parent Company reviews its debt financial assets subject to ECL annually with updating provisions as necessary. The measurement of credit losses requires judgment, in particular, the estimation of amount and timing of future cash flows and collateral values when determining the credit losses and the assessment of SICR. Elements of the model used to calculate ECL that are considered accounting estimates and judgments, include among others:

- Segmentation of financial assets to determine appropriate ECL model and approach
- Criteria for assessing whether there has been SICR in the debt financial assets and so allowances be measured on a lifetime ECL basis and the qualitative assessment
- Segmentation of financial assets when ECL is calculated on a collective basis
- Development of ECL models, including formula and various inputs
- Selection of forward-looking macroeconomic variables and scenarios

The gross carrying amounts of financial assets subject to ECL as of December 31, 2021 and December 31, 2020 are disclosed in Note 4, while the related ECL allowances for credit losses are disclosed in Note 7.

4. Financial Risk Management Objectives and Policies

The Parent Company's principal financial instruments consist of cash and cash equivalents, receivables, financial assets at FVTPL, investments at amortized cost, accrued expenses and other liabilities. The Parent Company also has various other financial assets and liabilities such as deposits.

The main risks arising from the Parent Company's financial instruments are credit risk, liquidity risk and market risks. The BOD reviews and approves the policies for managing each risk and these are summarized below.

Credit risk

Credit risk is the risk that the Parent Company will incur a loss because its customers or counterparties failed to discharge their contractual obligations. The Parent Company manages and controls credit risk by trading only with recognized, creditworthy third parties. It is the Parent Company's policy that all counterparties who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis so that the Parent Company's exposure to credit losses is not significant. Since the Parent Company trades only with recognized third parties, there is no requirement for collateral.

Maximum exposure to credit risk

As of December 31, 2021 and 2020, the Parent Company's maximum exposure to credit risk is equal to the carrying values of its financial assets since it does not hold any collateral or other credit enhancements that will mitigate credit risk exposure.

The fair values of financial assets at FVTPL represent the credit risk exposure as of the reporting date but not the maximum risk exposure that could arise in the future as a result of changes in fair value of the said instruments.

The Parent Company's trade and other receivables and are assessed for impairment based on its lifetime ECL. The allowance for credit losses amounting ₱4.01 million and ₱68.47 million as of December 31, 2021 and 2020 pertain to fully-impaired trade and other receivables.



Credit quality per class of financial assets

The tables below show the credit quality of the Parent Company's financial assets based on its stage classification as of December 31, 2021 and 2020. The amounts presented are gross of impairment allowances.

	2021				
	Stage 1	Stage 2	Stage 3	Total	
Neither past due nor impaired	•				
Grade A					
Cash and cash equivalents*	₽1,288,590,538	₽-	₽-	₽1,288,590,538	
Interest receivable	· · · · -	30,530,238	_	30,530,238	
Financial assets at fair value through profit or loss	7,031,645,574	_	_	7,031,645,574	
Grade B				_	
Trade receivable	_	6,065,628	_	6,065,628	
Due from broker	_	2,215,264	_	2,215,264	
Other receivables	_	1,343,629	_	1,343,629	
Deposits (included in "Other noncurrent assets")	478,211	_	_	478,211	
Grade C	_	_	_	_	
Impaired					
Trade receivable	_	_	4,006,626	4,006,626	
	₽8,320,714,323	₽40,154,759	₽4,006,626	₽8,364,875,708	

^{*}Excludes cash on hand

	2020				
	Stage 1	Stage 2	Stage 3	Total	
Neither past due nor impaired					
Grade A					
Cash and cash equivalents*	₽1,255,498,645	₽-	₽-	₽1,255,498,645	
Interest receivable	36,863,977	_	_	36,863,977	
Financial assets at fair value through profit or loss	6,737,207,298			6,737,207,298	
Grade B				_	
Trade receivable	_	_	_	_	
Due from broker	_	7,889,230	_	7,889,230	
Other receivables	_	1,122,245	_	1,122,245	
Deposits (included in "Other noncurrent assets")	478,211	_	_	478,211	
Grade C	_	_	_	_	
Impaired					
Trade receivable	_	_	68,472,723	68,472,723	
	₽8,030,048,131	₽9,011,475	₽68,472,723	₽8,107,532,329	

The table below shows the credit quality of the Parent Company's neither past due nor impaired financial assets based on historical experience with the corresponding third parties.

		2021		
	Grade A	Grade B	Grade C	Total
Cash and cash equivalents*	₽1,288,590,538	₽-	₽-	₽1,288,590,538
Receivables:				
Trade receivables	_	_	_	_
Due from broker	_	2,215,264	_	2,215,264
Interest receivable	30,530,238	_	_	30,530,238
Receivable from sale of investment	· · · -	_	_	· -
Others	_		_	_
FVTPL investments:				
Corporate bonds	2,812,947,926	_	_	2,812,947,926
Government bonds	2,192,059,097	_	_	2,192,059,097
Mutual funds	1,023,975,067	_	_	1,023,975,067
Equity securities	1,002,663,484	_	_	1,002,663,484
Derivative assets		_	_	· · · · · -
Deposits (included in "Other				
noncurrent assets")	_	478,211	_	478,211
	₽8,350,766,350	₽2,693,475	₽_	₽8,353,459,825

^{*}Excludes cash on hand



	2020			
	Grade A	Grade B	Grade C	Total
Cash and cash equivalents*	₽1,255,498,645	₽-	₽-	₽1,255,498,645
Receivables:				
Trade receivables	_	_	_	_
Due from broker	_	7,889,230	_	7,889,230
Interest receivable	36,863,977	_	_	36,863,977
Receivable from sale of investment	_	_	_	_
Others	_	1,122,245	_	1,122,245
FVTPL investments:				
Corporate bonds	3,495,088,751	_	_	3,495,088,751
Government bonds	2,214,589,097	_	_	2,214,589,097
Mutual funds	932,927,840	_	_	932,927,840
Equity securities	94,082,110	_	_	94,082,110
Derivative assets	519,500	_	_	519,500
Deposits (included in "Other				
noncurrent assets")	_	478,211	_	478,211
-	₽8.029.569.920	₽9.489.686	₽_	₽8.039.059.606

^{*}Excludes cash on hand

The Parent Company rates its financial assets based on internal and external credit rating system. The credit quality of treasury exposures is generally monitored through the external ratings of eligible external credit assessment rating institutions.

Credit Quality	Credit Quality External Rating					
Investment Grade (Grade A)	Aaa	Aa	A	Baa	Ba	
Non-Investment Grade (Grade B)	Ba	В	Caa	Ca	C	
Impaired (Grade C)	D					

Grade A financial assets pertain to those investments with counterparties of good credit standing or receivables from clients or customers that consistently pay on or before the maturity date.

Grade B and C include those receivables being collected on due dates with varying collection efforts required, ranging from minimum to moderate that may require close monitoring. Cash and cash equivalents are classified as Grade A because it is deposited with reputable banks.

Financial assets at FVTPL are classified as Grade A since these mostly pertain to investments in listed companies and government-issued bonds.

Liquidity risk

Liquidity risk is the risk that the Parent Company will be unable to meet its payment obligations when they fall due under normal and stressful circumstances. To limit this risk, the Parent Company closely monitors its cash flows and ensures that credit facilities are available to meet its obligations as and when they fall due. Any excess cash is invested in short-term money market placements. These placements are maintained to meet maturing obligations.

Financial assets

Except for other financial assets, the analysis into maturity groupings is based on the expected dates on which the assets will be realized. For other financial assets, the analysis into maturity groupings is based on the remaining period from the end of the reporting period to the contractual maturity date.

Financial liabilities

The maturity grouping is based on the remaining period from the end of the reporting period to the contractual maturity date. When counterparty has a choice of when the amount is paid, the liability is allocated to the earliest period in which the Parent Company can be required to pay.



The table below shows the financial assets and financial liabilities' liquidity information which includes coupon cash flows categorized based on the expected date on which the asset will be realized and the liability will be settled.

			202	1			
	·	Less than			More than		
	On Demand	3 Months	3 to 12 Months	1 to 5 years	5 years	Total	
Financial Assets							
Cash and cash equivalents	₽954,455,306	₽334,244,300	₽-	₽-	₽-	₽1,288,699,606	
Receivables:							
Trade receivables	6,065,628	_	_	_	_	6,065,628	
Due from broker	_	2,215,264	_	_	_	2,215,264	
Interest receivables	_	30,530,238	_	_	_	30,530,238	
Other receivables	_	1,582,941	_	_	_	1,582,941	
FVTPL investment:							
Quoted:							
Mutual funds	1,023,975,067	_	_	_	_	1,023,975,067	
Equity securities	1,002,663,484	_	_	_	_	1,002,663,484	
Government bonds*	_	21,771,449	2,258,180,235	_	_	2,279,951,685	
Corporate bonds*	_	23,738,176	2,866,979,404	_	_	2,890,717,580	
Deposits (included in							
'Other noncurrent assets')	-	_	478,211	-	_	478,211	
	₽2,987,159,485	₽414,082,369	₽5,125,637,850	₽-	₽-	₽8,526,879,704	
Financial Liabilities							
Accrued expenses and other							
liabilities:							
Accrued expenses	₽-	₽4,535,886	₽-	₽-	₽-	₽4,535,886	
Accounts payable	-	1,198,771	_	-	_	1,198,771	
Derivative liabilities	_	9,176,000	_	_	_	9,176,000	
Others	_	1,970,276	_	_	_	1,970,276	
	₽_	₽16,880,933	₽_	₽_	₽_	₽16,880,933	

^{*}Includes accrued interest receivable, and future interest

		2020				
		Less than			More than	
	On Demand	3 Months	3 to 12 Months	1 to 5 years	5 years	Total
Financial Assets						
Cash and cash equivalents	₽450,234,865	₽805,698,929	₽_	₽_	₽_	₽1,255,933,794
Receivables:						
Trade receivables	29,589,652	_	_	_	_	29,589,652
Due from broker	_	7,889,230	_	_	_	7,889,230
Receivable from related party	_		_	_	_	
Interest receivables	_	36,863,977	_	_	_	36,863,977
Receivable from sale of						
investment	38,592,600	_	_	_	_	38,592,600
Other receivables	· · · · -	1,361,557	_	_	_	1,361,557
FVTPL investment:						
Ouoted:						
Mutual funds	₽932,927,840	₽_	₽_	₽_	₽_	₽932,927,840
Equity securities	94,082,110	_	_	_	_	94,082,110
Government bonds*	· · · · -	100,285,611	3,348,948,296	_	_	3,449,233,907
Corporate bonds*	_	442,284,416	2,868,818,561	_	_	3,311,102,977
Derivative assets	_	519,500		_		519,500
Deposits (included in						
'Other noncurrent assets')	_	_	478,211	_	_	478,211
-	₽1,545,427,067	₽1,394,903,220	₽6,218,245,068	₽_	₽	₽9,158,575,355
Financial Liabilities						
Accrued expenses and other						
liabilities:						
Accrued expenses	₽_	₽1,026,816	₽_	₽_	₽_	₽1,026,816
Accounts payable	_	1,195,491	_	_	_	1,195,491
Derivative liabilities	_		_	_	_	· · · · · -
Others	_	1,981,743	_	_	_	1,981,743
	₽_	4,204,050	₽_	₽_	₽_	4,204,050

^{*}Includes accrued interest receivable, and future interest



Market risk

Market risk is the risk of change in fair value of financial instruments from fluctuation in market prices (price risk), foreign exchange rates (currency risk) and market interest rates (interest rate risk), whether such change in price is caused by factors specific to the individual instrument or its issuer or factors affecting all instruments traded in the market.

The Parent Company is exposed to the risk that the value of its financial assets will be adversely affected by the fluctuations in the price level or volatility of one or more of the said assets. The two main components of the risks recognized by the Parent Company are systematic risk and unsystematic risk.

Systematic risk is the variability in price caused by factors that affect all securities across all markets (e.g. significant economic or political events). Unsystematic risk, on the other hand, is the variability in price caused by factors which are specific to the particular issuer (corporation) of the debt or equity security. Through proper portfolio diversification, this risk can be minimized as losses on one particular debt security may be offset by gains in another.

To further mitigate these risks, the Parent Company ensures that the investment portfolio is adequately diversified taking into consideration the size of the portfolio.

a. Foreign currency risk

The Parent Company has transactional currency exposures. The Parent Company's financial instruments which are denominated in foreign currency include cash and cash equivalents, receivables, and financial assets at FVTPL. The Parent Company maintains several United States dollar (US\$) accounts to manage its foreign currency denominated transactions.

The Parent Company's financial assets and liabilities denominated in US\$ are as follows:

2021		2020)	
Cash and cash equivalents	\$1,646,092	₽83,949,037	\$10,745,651	₽516,038,399
Financial assets at FVTPL -				
debt	10,022,834	511,154,511	10,454,297	502,046,708
Accrued interest receivable	151,649	7,733,936	120,774	5,799,950
Accounts receivable - others	46,416	2,367,160	368	17,687
	11,866,990	605,204,644	21,321,090	1,023,902,744
Currency forwards	(13,000,000)	(662,987,000)	(21,000,000)	(1,008,483,000)
Net exposure	(\$1,133,010)	(₱57,782,356)	\$321,090	₽15,419,744

In translating the foreign currency denominated assets and liabilities into peso amounts, the exchange rate used was ₱50.999 to US\$1 and ₱48.023 to US\$1 as of December 31, 2021 and 2020.

The following table presents the impact on the Parent Company's income before income tax due to change in the fair value of its monetary assets and liabilities, brought out by a reasonably possible change in the US dollar to Peso exchange rate, with all other variable held constant. There is no other impact on equity other than those affecting earnings.

	2021		2020	0	
	Change in Foreign	Effect on	Change in Foreign	Effect on Income	
	Exchange Rate Inco	me before tax	Exchange Rate	before tax	
Increase	+0.90%	₽747,201	+0.90%	(₱177,350)	
Decrease	-0.90%	(747,201)	-0.90%	177,350	



Equity price risk

Equity price risk is the risk that the fair value of quoted investments will fluctuate as a result of changes in the value of individual stock investment.

The table below demonstrates the sensitivity to a reasonably possible change in equity price, with all other variables held constant, of the Parent Company's equity. The impact on the Parent Company's equity already excludes the impact on transactions affecting the income before income tax. The possible change in equity prices was determined using historical closing prices of the benchmark 30-company Philippine stock index (PSEi).

	2021	2020
	% Variance on % Varian	ince on % Variance on
	Equity Price Equity	ty Price Equity Price Effect on Equity
Increase	12.637% ₽94,5	516,002 13.256% ₱117,449,601
Decrease	-12.637% (94,5	516,002) -13.256% (117,449,601)

The table below demonstrates how the change in the investment portfolio of the Parent Company's mutual funds affects income before income tax with a reasonably possible change in the net asset value for the years ended December 31, 2021 and 2020 with all other variables held constant.

There is no other impact on the Parent Company mutual fund's equity account other than those already affecting the profit or loss in the statements of comprehensive income.

	202	2021		2020	
	% Variance on	% Variance on			
	net asset value	Effect on Equity	net asset value	Effect on Equity	
Increase	12.637%	₽110,269,138	13.256%	₽106,658,794	
Decrease	-12.637%	(110,269,138)	-13.256%	(106,658,794)	

b. Interest rate risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or the fair values of financial instruments. The Parent Company's exposure to market risk for changes in interest rates relates primarily to the Parent Company's debt securities booked at FVTPL and investments at amortized cost.

The Parent Company's market risk policy requires it to manage interest rate risk by maintaining appropriate mix of fixed and variable rate instruments. The policy also requires it to manage the maturities of interest-bearing financial assets.

The following table demonstrates the sensitivity of the Parent Company's FVTPL debt securities to a reasonably possible change in interest rates for the year ended December 31, 2021 and 2020.

	2021 2020
	Effect on Pre-Tax Effect on Pre-Tax
Basis points	Equity Equity
+100	(₱88,256,186) (₱115,712,449)
-100	94,784,508 114,098,852

As of December 31, 2021 and 2020, the Parent Company's interest-bearing financial assets and liabilities have fixed interest rates. As such, the Parent Company's exposure to interest rate risks is minimal.



5. Fair Value of Financial Instruments

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. Fair values are obtained from quoted market prices, discounted cash flow models and option pricing models, as appropriate.

The following methods and assumptions are used to estimate the fair value of each class of financial instruments:

Cash and cash equivalents, receivables and accrued expenses and other current liabilities. The carrying amounts of these financial assets and liabilities approximate fair values due to the relatively short-term maturity of these financial instruments.

Financial assets and liabilities at FVTPL

Fair values are generally based on quoted market prices. For the Parent Company's equity investments, fair values are determined based on quoted closing prices or bid price in cases when the former is not available in the PSE for 2021 and 2020. For the Parent Company's fixed income investments, fair values are determined based on BVAL reference rates for 2021 and 2020, respectively. If market prices are not readily available or if the securities are not traded in an active market, fair values are estimated using either values obtained from independent parties offering pricing services or adjusted quoted market prices of comparable investments or using the discounted cash flow methodology. For unquoted equity securities for which no reliable basis for fair value measurement is available, these are carried at cost net of impairment, if any. For the Parent Company's mutual funds, fair values are estimated using published net asset value (NAV).

Derivative instruments (included under financial assets at FVTPL)

Fair values are calculated by reference to the prevailing interest differential and spot exchange rate as of reporting date, taking into account the remaining term to maturity of the derivative instruments.

The fair value hierarchy as of December 31, 2021 and 2020 follows:

			2021		
	Carrying Amount	Level 1	Level 2	Level 3	Total
Financial assets					
Financial assets at FVTPL:					
Corporate bonds	₽2,812,947,926	₽2,812,947,926	₽_	₽_	₽2,812,947,926
Government bonds	2,192,059,097	2,192,059,097	_	_	2,192,059,097
Mutual funds	1,023,975,067	_	1,023,975,067	_	1,023,975,067
Equity securities	1,002,663,484	1,002,663,484	_	_	1,002,663,484
	₽7,031,645,574	₽6,007,670,507	₽1,023,975,067	₽-	₽7,031,645,574
Financial liability					
Derivative liability	₽9,176,000	₽-	₽9,176,000	₽-	₽9,176,000



			2020		
	Carrying Amount	Level 1	Level 2	Level 3	Total
Financial assets					
Financial assets at FVTPL:					
Corporate bonds	₱3,495,088,751	₱3,495,088,751	₽_	₽_	₱3,495,088,751
Government bonds	2,214,589,097	2,214,589,097	_	_	2,214,589,097
Mutual funds	932,927,840	_	932,927,840	_	932,927,840
Equity securities	94,082,110	94,082,110	_	_	94,082,110
Derivative assets	519,500	_	519,500		519,500
	₽6,737,207,298	₽5,803,759,958	933,447,340	_	₽6,737,207,298
Financial liability					
Derivative liability	₽-	₽-	₽-	₽-	₽-

Fair value measurement of financial assets and liabilities under Level 2 were based on interest rates and yield curves, implied volatilities and foreign exchange spread.

As of December 31, 2021 and 2020, there are no transfers into and out of Level 1, Level 2 and Level 3 fair value hierarchy.

6. Cash and Cash Equivalents

This account consists of:

	2021	2020
Cash on hand	₽5,000	₽5,000
Cash in banks	954,455,306	450,229,863
Cash equivalents	334,135,232	805,268,782
	₽1,288,595,538	₽1,255,503,645

Cash in banks earn interest at the prevailing bank deposit rates. Cash equivalents are made for varying periods of up to three months depending on the immediate cash requirements of the Parent Company and earn interest at the prevailing short-term deposit rates.

The table below shows the range of annual interest rates for cash equivalents.

	2021	2020	2019
Philippine peso	0.25%-0.75%	0.25% - 3.50%	1.00% - 6.98%
US dollar	0.13%-0.63%	0.13% - 1.25%	1.10% - 2.75%

In 2021, 2020 and 2019, interest income from cash and cash equivalents amounted to ₱7.27million, ₱12.45 million and ₱58.29 million, respectively (see Note 18).



7. Receivables

This account consists of:

	2021	2020
Accrued interest receivable	₽30,530,238	₽36,863,977
Trade receivables	6,065,628	29,589,652
Due from broker	2,215,264	7,889,230
Other receivables	1,582,941	1,361,557
Receivable from sale of investment	_	38,592,600
	40,394,071	114,297,016
Less: Allowance for impairment and credit losses		
(Note 13)	(4,006,626)	(68,472,723)
	₽36,387,445	₽45,824,293

Trade receivables are non-interest bearing and are normally collectible within two to four months after billing is made. Trade receivables amounting to ₱29.00 million were assigned by a former subsidiary of the Parent Company and is fully provided by allowance. In 2021, the Board of Directors approved the write-off of the assigned trade receivables amounting to ₱25.87 million.

Receivable from sale of investment pertains to the sale of the Parent Company's investment in Lucky Star. Since Management believes that there is significant uncertainty with respect to the recovery of its investment in Lucky Star as a result of the Supreme Court decision to shut down Jai-alai operations, the Parent Company sold its investment in Lucky Star for ₱96.59 million (a company incorporated to operate off-front on betting stations in the Philippines). The related receivable from the sale, which is collectible over ten years at certain pre-agreed installment terms until 2012, has been fully provided with allowance for impairment and credit losses. Written off amount as of December 31, 2020 is ₱58.00 million. In 2021, the Board of Directors approved the write-off of the remaining receivables from Lucky Star amounting to ₱38.59 million.

In 2021 and 2020, receivables amounting to ₱4.01 million and ₱68.47 million were carried at stage 3 and there were no transfers into and out of stage 3.

8. Investment Securities

Financial Assets at Fair Value through Profit or Loss

This account consists of the following:

	2021	2020
Corporate bonds:	₽2,812,947,926	₱3,495,088,751
Government bonds	2,192,059,097	2,214,589,097
Mutual funds	1,023,975,067	932,927,840
Equities	1,002,663,484	94,082,110
Derivative assets	_	519,500
	₽7,031,645,574	₽6,737,207,298



Corporate Bonds

Corporate bonds include peso-denominated securities which earn interest ranging from 2.00% to 5.10% and 2.50% to 6.00% in December 31, 2021 and 2020, respectively. It also includes dollar-denominated securities with interest rates ranging from 2.13% to 7.38% and 3.28% to 7.38% in December 31, 2021 and 2020, respectively.

Government Bonds

Government bonds include peso-denominated securities which earn interest ranging from 1.90% to 5.50% in 2021 and 2020, respectively. It also includes dollar-denominated bonds with interest rates ranging from ranging from 3.75% to 4.10% in 2021 and 2020.

Mutual Funds

Mutual funds represent investment in shares and units of:

	2021	2020
Philequity Fund, Inc. (PEFI)	₽598,305,178	₽583,379,175
Philequity Dividend Yield Fund, Inc. (PDYF)	164,567,207	144,091,899
Philequity Balanced Fund, Inc. (PBF)	31,067,500	31,067,500
Philequity Foreign Currency Fixed Income Fund,		
Inc. (PFCFF)	30,895,000	30,895,000
Philequity PSE Index Fund, Inc. (PPSE)	133,268,066	132,521,266
Philequity Alpha One Fund, Inc. (PAOF)	65,872,116	10,973,000
	₽1,023,975,067	₽932,927,840

Movement in the Parent Company's mutual fund investment is shown below:

	2021	2020
Beginning	₽932,927,840	₽881,880,535
Subscription	50,000,000	121,188,077
Revaluation	41,047,227	(70,140,772)
	₽1,023,975,067	₽932,927,840

Investment in shares of PEFI, PDYF, PBF, PCFFF, PPSE, and PAOF are valued at net asset value per share (NAVPS). NAVPS is computed by dividing net assets (total assets less total liabilities) by the total number of redeemable shares or units issued and outstanding as of reporting date.

Equity Securities

Quoted equity securities pertain to investments in stocks listed in the PSE.

Dividend income earned from FVTPL equity securities amounted to ₱7.93 million, ₱3.22 million and ₱0.41 million in 2021, 2020 and 2019, respectively.

Derivative Assets

As of December 31, 2021 and 2020, this account includes currency forward contracts entered into by the Parent Company to economically hedge the foreign exchange risk on certain US\$-denominated assets. The Parent Company's outstanding currency forward contracts have an aggregate notional amount of US\$13.0 million and US\$21.00 million as of December 31, 2021 and 2020, respectively.



As of December 31, 2021 and 2020, the weighted average forward contract rate is ₱50.52 to US\$1 and ₱48.12 to US\$1, respectively. The Parent Company is in a sell US dollar position as of December 31, 2021 and 2020.

The movements in the Parent Company's derivative instruments are as follows:

	2021	2020	2019
Balance at beginning of year:			_
Derivative assets	₽519,500	₽909,000	₱11,535,148
Derivative liabilities	_	(322,000)	(700,000)
	519,500	587,000	10,835,148
Fair value changes	5,410,693	36,599,345	56,068,327
Settled transactions	4,284,807	(36,531,845)	(45,820,179)
	9,695,500	67,500	10,248,148
Balance at end of year:			_
Derivative assets	_	519,500	909,000
Derivative liabilities	(9,176,000)	_	(322,000)
	(₽9,176,000)	₽519,500	₽587,000

The net fair value changes on the Parent Company's currency forward contracts amounting to \$\mathbb{P}5.41\$ million and \$\mathbb{P}36.60\$ million in 2021 and 2020, respectively, are recognized in 'Unrealized foreign exchange gain' in profit or loss in the parent company statement of comprehensive income.

Interest Income on Financial Assets at FVTPL

In 2021, 2020 and 2019, interest income, from financial assets at FVTPL amounted to ₱181.12 million, ₱263.20 million and ₱252.88 million, respectively (Note 18).

Trading and investment securities gains (losses) from financial assets at FVTPL consists of:

	2021	2020	2019
Realized gain (loss) from sale of:			
Bonds	₽35,864,312	₽64,683,179	₽ 58,701,608
Equity securities	15,209,856	(690,444)	(3,440,507)
	₽51,074,168	₽63,992,735	55,261,101
Changes in fair value of:			
Bonds	(133,643,417)	65,416,338	179,970,605
Equity securities	90,073,113	7,781,136	774,015
Mutual funds	41,047,228	(70,140,772)	26,225,988
	(2,523,076)	3,056,702	206,970,608
	₽48,551,092	₽67,049,437	₽262,231,709

9. Foreign Exchange Gain (Loss)

This account consists of gains and losses from the translation of the Parent Company's US\$ denominated cash and cash equivalents and financial assets at FVTPL.



Breakdown of the foreign exchange income is presented below:

	2021	2020	2019
Realized Foreign Exchange Gain (Loss)			_
Derivative assets (Note 8)	(₽4,284,807)	₽36,531,845	₽45,820,179
Currency trading	19,744,203	(6,039,137)	(1,084,735)
	₽15,459,396	₽30,492,708	₽44,735,444
Unrealized Foreign Exchange Gain (Loss)			
Cash and cash equivalents	₽16,880,176	(₱25,865,737)	(₱57,247,346)
Derivative assets (Note 8)	9,695,500	67,500	10,248,148
	₽26,575,676	(P 25,798,237)	(P 46,999,198)

Realized foreign exchange gain (loss) pertains to the amount realized upon the settlement of the Parent Company's derivative assets and realized gain from the buying and selling currencies.

Unrealized foreign exchange gain (loss) pertains to the translated gains from settlement of short-term deposits and the translated revaluation of derivative assets at FVTPL at year-end.

10. Investments in Subsidiaries

As of December 31, 2021 and 2020, the Parent Company has investments in the following subsidiaries, which are accounted for under the cost method of accounting:

	2021		2020	
		Acquisition		Acquisition
	% of Ownership	Cost	% of Ownership	Cost
Philequity MSCI Index Fund, Inc (PMIF)	68.57	₽250,650,000	68.57	₽250,650,000
Vantage Financial Corporation (VFC)	100.00	132,925,065	100.00	132,925,065
Philequity Management, Inc. (PEMI)	51.00	32,407,700	51.00	32,407,700
iCurrencies, Inc. (iCurrencies)	100.00	14,778,473	100.00	14,778,473
Philequity Global Fund, Inc. (PGFI)	100.00	1,000,000	100.00	1,000,000
Philequity Alpha One Fund, Inc. (PAOF)	100.00	1,000,000	100.00	1,000,000
		₽432,761,238		₽432,761,238

The Parent Company's subsidiaries are all incorporated in the Philippines.

Investment in Philequity MSCI Index Fund, Inc. (PMIF)

As of December 31, 2021 and 2020, the Parent Company owns 250,618,397 common shares (with a par value of \$\mathbb{P}\$1.00 per share) or 68.57% interest in PMIF.

PMIF was incorporated in the Philippines, and was registered with the SEC on December 15, 2017 under the Philippine ICA as an open-end mutual fund company. PMIF is engaged to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, including all types of stocks, bonds, debentures, notes, mortgages, or other obligations, and/or similar financial instruments. Also, it will carry on the business of an Open-End Investment Company in all the elements and details thereof as prescribed by law.

In January 2019, PMIF launched its capital shares to the public.



Investment in VFC

As of December 31, 2021, the Parent Company owns 800,000,000 common shares (with a par value of \$\mathbb{P}1.00\$ per share) or 100% interest in VFC.

Investment in PEMI

As of December 31, 2021, the Parent Company owns 1,820,000 common shares (with a par value of ₱100.00 per share) or 51%interest in PEMI.

Investment in iCurrencies

As of December 31, 2020, the Parent Company owns 12,500,000 common shares (with a par value of ₱1.00 per share) or 100% interest in iCurrencies.

Investment in PGFI

Philequity Global Fund, Inc. was incorporated in the Philippines, and was registered with the Securities and Exchange Commission (SEC) on June 24, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law.

On January 20, 2021, the SEC approved the Fund's registration as an open-end mutual fund company.

Investment in PAOF

Philequity Alpha One Fund, Inc. was incorporated in the Philippines, and was registered with the Securities and Exchange Commission (SEC) on February 13, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law. On August 30, 2019, the SEC approved the Fund's application to register the Offer Units under the provisions of the Securities Regulation Code of the Philippines (Republic Act No. 8799).

On December 9, 2019, PAOF launched its units to the public.

Investment in PBF

As of December 31, 2021, the Parent Company owns 25,000,000 common shares (with a par value of ₱0.01 per share) or 100% interest in PBF. Investment in PBF is recorded as a mutual fund investment.

The fund has obtained tax clearance from the BIR, however, clearance for liquidation is still pending with the SEC as of December 31, 2021.

In 2021 and 2020, the Parent Company has not provided any allowance for impairment for its investment in PBF. The Parent Company believes that its investment is fully recoverable.

Investment in PFCFF

As of December 31, 2021 the Parent Company owns 25,000,000 common shares (with a par value of ₱0.01 per share) or 100% interest in PFCFF. Investment in PFCFF is recorded as a mutual fund investment.



The fund has obtained tax clearance from the BIR, however, clearance for liquidation is still pending with the SEC as of December 31, 2021.

In 2021 and 2020, the Parent Company has not provided any allowance for impairment for its investment in PFCFF. The Parent Company believes that its investment is fully recoverable.

11. Property and Equipment

The components of and movements in this account follow:

	2021			
	Office Condominium and Improvements	Furniture, Fixtures and Equipment	Transportation Equipment	Total
Cost				
Balance at beginning of year	₽52,696,797	₽ 27,901,228	₽14,281,523	₽94,879,548
Additions	_	_	_	_
Balance at end of year	52,696,797	27,901,228	14,281,523	94,879,548
Accumulated Depreciation				
Balance at beginning of year	10,540,338	27,899,059	12,943,316	51,382,713
Depreciation (Note 17)	3,517,068	_	851,038	4,368,106
Balance at end of year	14,057,406	27,899,059	13,794,354	55,750,819
Net Book Value	₽38,639,391	₽2,169	₽487,169	₽39,128,729

			2020	
	Office	Furniture,		
	Condominium and	Fixtures and	Transportation	
	Improvements	Equipment	Equipment	Total
Cost				
Balance at beginning of year	₽ 52,696,797	₽27,805,229	₱14,281,523	₱94,783,549
Additions	_	95,999	_	95,999
Balance at end of year	52,696,797	27,901,228	14,281,523	94,879,548
Accumulated Depreciation				
Balance at beginning of year	7,027,300	27,773,640	12,119,510	46,920,450
Depreciation (Note 17)	3,513,038	125,419	823,806	4,462,263
Balance at end of year	10,540,338	27,899,059	12,943,316	51,382,713
Net Book Value	₽42,156,459	₽2,169	₽1,338,207	₽43,496,835

Fully depreciated assets are retained in the account until they are no longer in use and no further depreciation are charged against current operations. As of December 31, 2021 and 2020, the cost of fully depreciated assets still being used in operations amounted to ₱37.96 million and ₱37.31 million, respectively.

12. Other Noncurrent Assets

This account consists of:

	2021	2020
Deposits	₽478,211	₽478,211
Deferred input VAT - noncurrent	_	106,793
Other assets	242,427	242,426
	720,638	827,430
Less: Allowance for impairment and credit losses		
(Note 13)	222,415	222,415
	₽498,223	₽605,015



13. Allowance for Impairment and Credit Losses

Allowance for impairment and credit losses is as follows:

	2021	2020
Trade receivables (Note 7)	₽4,006,626	₽68,472,723
Other non-current assets (Note 12)	222,415	222,415
	₽4,229,041	₽68,695,138

In 2021 and 2020, receivables and other non-current assets amounting to $\cancel{P}4.23$ million and $\cancel{P}68.70$ million, respectively, were carried at stage 3. There were no transfers into and out of stage 3.

The rollforward analysis of allowance for credit losses for 2021 and 2020 follow:

		2021	
		Other Non-	
	Receivables	current Assets	Total
Balance at January 1	₽68,472,723	₽222,415	₽68,695,138
Write-off	(64,466,097)	_	(64,466,097)
Balance at December 31	₽4,006,626	₽222,415	₽4,229,041
		2020	
	(Other Non-current	
	Receivables	Assets	Total
Balance at January 1	₽112,472,723	₽222,415	₽112,695,138
Write-off	(44,000,000)	_	(44,000,000)
Balance at December 31	₽68,472,723	₽222,415	₽68,695,138

14. Accrued Expenses and Other Current Liabilities

This account consists of:

	2021	2020	2019
Financial:			
Accounts payable	₽1,198,771	₽1,195,491	₽56,802,155
Accrued expenses	4,535,885	1,026,816	1,162,117
Others	1,970,276	1,981,743	1,654,124
	7,704,932	4,204,050	59,618,396
Nonfinancial:			
Output value-added tax	₽-	₽3,659,135	₽5,381,551
Deferred output value-added tax	2,695,488	2,695,488	3,039,302
Sundry credits	934,478	934,478	934,478
Withholding taxes	407,388	223,635	172,466
Others	_	4,403	4,005
	4,037,354	7,517,139	9,531,802
	₽11,742,286	₽11,721,189	₽69,150,198



Accounts payable consists of payables to a third party and for the purchase of debt securities. This is usually payable within one (1) to two (2) trading days following the settlement convention.

Accrued expenses pertain to accrual of other employee benefits and professional fees.

Financial other current liabilities pertain to the Parent Company's payable with regard to reimbursable expenses.

Nonfinancial other current liabilities mainly represent statutory payables such as Social Security System (SSS) premiums and other liabilities to the government.

15. Retirement Liability

The Parent Company has an unfunded, noncontributory defined benefit retirement plan covering substantially all of its regular employees. The latest actuarial valuation report is as of December 31, 2021.

Retirement expense included under 'General and administrative expenses' recognized in the profit or loss in the statements of comprehensive income follow:

	2021	2020	2019
Service cost	₽293,308	₽250,186	₽334,075
Net interest cost	101,928	255,783	218,000
	₽395,236	₽505,969	₽552,075

The net retirement liability recognized in the statements of financial position follows:

	2021	2020
At January 1	₽ 4,077,130	₽5,167,324
Expense recognized in statements of income:		
Current service cost	293,308	250,186
Net interest cost	101,928	255,783
	395,236	505,969
Remeasurements in OCI		
Actuarial changes arising from:		
Changes in financial assumptions	335,472	(588,660)
Deviations of experience from assumptions	_	2,184,823
	(335,472)	1,596,163
At December 31	₽4,136,894	₽4,077,130



The movement in remeasurement gains (losses) on retirement follow:

	2021	2020
At January 1	(₱21,628)	(₱1,138,942)
Actuarial changes arising from:		
Changes in financial assumptions	335,472	(588,660)
Deviations of experience from assumptions	_	2,184,823
Total remeasurement gains (losses) during		
the year	335,472	1,596,163
Income tax effect (Note 20)	(83,868)	(478,849)
Total remeasurement gains, net of tax	251,604	1,117,314
At December 31	₽229,976	(₱21,628)

The principal actuarial assumptions used in determining the retirement liability are shown below:

	2021	2020
Average remaining working life	39 years	39 years
Discount rate	3.77%	2.50%
Future salary increase	3.50%	3.50%

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as of the end of the reporting period, assuming all other assumptions were held constant:

	December 31, 2021	
	Possible fluctuations	Increase (decrease)
Discount rate	+1.00%	(₽ 155,695)
	-1.00%	163,381
Future salary increase	+1.00%	162,212
-	-1.00%	(157,578)

Shown below is the maturity analysis of the undiscounted benefit payments:

2021	2020
₽ 5,754,531	₽5,922,172
_	
₽5,754,531	₽5,922,172
	₽5,754,531 -

The average duration of the defined benefit obligation at the end of the reporting period is estimated to be 5 years.



16. Capital Stock

The details of this account are shown below:

	2021		2020	
	Shares	Shares Amount		Amount
Authorized shares (at par value of ₱1 per share)	5,000,000,000	5,000,000,000	5,000,000,000	₽5,000,000,000
Issued and Outstanding Balance at beginning of year Treasury stock	4,335,181,766 (135,599,500)	4,335,181,766 (190,460,934)	4,335,181,766 (135,599,500)	₽4,335,181,766 (190,460,934)
Outstanding shares	4,199,582,266	4,144,720,832	4,199,582,266	₽4,144,720,832

The Parent Company has outstanding treasury shares of million shares amounting to Pmillion as of December 31, 2021 and 2020, restricting the Parent Company from declaring an equivalent amount from unappropriated retained earnings as dividends.

The track record of the Parent Company's registration of securities in compliance with the Securities Regulation Code Rule 68 Annex 68-D 1(I) follows:

a. Authorized Shares

Date of SEC approval	Type of shares	Authorized number of shares
October 27, 2015	Common	5,000,000,000
January 12, 2009	Common	2,250,000,000
October 20, 1992	Common	1,900,000,000

b. Stock Dividends

Date of SEC approval	Percentage
December 18, 2015	100%
January 12, 2009	25%

c. Number of Shareholders

	Number of
Year-end	shareholders
December 31, 2021	607
December 31, 2020	611
December 31, 2019	613

Retained Earnings

After reconciling items, the retained earnings that is available for dividend declaration amounted to \$\mathbb{P}\$3.07 billion as of and for the year ended December 31, 2021. Under the Corporation Code of the Philippines (the Code), a stock corporation is prohibited from retaining surplus profits in excess of 100.00% of its paid-in capital stock, except when qualified by any reasons mentioned in the Code.



Capital Management

The primary objectives of the Parent Company's capital management are to safeguard the Parent Company's ability to continue as a going concern, so that it can 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 management considers capital stock and retained earnings as core capital of the Parent Company.

The Parent Company manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Parent Company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. There were no changes made in the objectives, policies or processes during the years ended December 31, 2021 and 2020. To date, the Parent Company is not subject to any externally imposed capital requirements.

17. General and Administrative Expenses

This account consists of:

	2021	2020	2019
Salaries, wages and employee			
benefits	₽5,890,263	₽4,276,781	₽5,235,481
Depreciation and amortization			
(Notes 11 and 12)	4,368,106	4,462,263	5,383,275
Commission	3,206,496	441,490	41,122
Directors' fee	2,908,547	2,666,667	2,748,889
Taxes and licenses	2,794,502	1,686,099	1,315,863
Professional fees	1,345,000	1,791,073	2,253,506
Transportation and			
communication	1,226,504	1,286,986	1,263,787
Entertainment, amusement and			
recreation (Note 20)	410,906	536,923	299,164
Retirement expense (Note 15)	395,236	505,969	552,075
Rent and utilities	151,055	60,750	70,381
Repairs and maintenance	56,756	34,951	78,429
Others	1,090,807	1,613,610	1,524,465
	₽23,844,178	₱19,363,562	₽20,766,437

Others include bank charges, office supplies, membership fees, training and seminar, periodicals and magazines, other insurance and other expenses.

18. Interest Income

This account consists of interest income from:

	2021	2020	2019
Financial assets at FVTPL (Note 8)	₽181,118,979	₽263,199,889	₽252,884,577
Cash and cash equivalents (Note 6)	7,267,287	12,452,174	58,288,658
Investments at amortized cost	_	_	510,563
	₽188,386,266	₽275,652,063	₽311,683,798



19. Income from Business Partner

In January 2021 VEI, as parent company of VFC, and Western Union, amended the Representation Agreement with Western Union expiring December 2026. The amendment essentially lifts exclusivity for inbound or receive transactions effective January 2021 in exchange for a lower share of commissions on said transactions and a \$1.00 million signing bonus for VEI as the Parent Company of VFC. The Agreement provides for WU to pay the signing bonus to VEI who in turn will ensure VFC complies with its obligations under the Agreement. VEI has strong oversight over VFC's management and operations and provides back-office support to VFC.

In 2021, the Parent Company received the signing bonus from Western Union.

20. Income Taxes

Provision for (benefit from) income tax consists of:

	2021	2020	2019
Current:			_
Final	₽ 1,029,411	₱2,468,709	₱11,445,551
MCIT	746,476	994,978	1,303,405
Impact of CREATE Act in CY2020	(248,744)	_	
	1,527,143	3,463,687	12,748,956
Deferred:			
Deferred income tax	16,273,209	13,200,000	(24,777,780)
Impact of CREATE Act in CY2020	1,849,822	_	
	18,123,031	13,200,000	(24,777,780)
	₽19,650,174	₽16,663,687	(1 2,028,824)

Current tax regulations provide that the RCIT rate shall be 25.00% and interest allowed as a deductible expense shall be reduced by an amount of 20.00% of interest income subjected to final tax.

Current tax regulations provide for the ceiling on the amount of entertainment, amusement and recreation (EAR) expenses that can be claimed as a deduction against taxable income. Under the regulation, EAR expenses allowed as a deductible expense is limited to the actual EAR expenses paid or incurred but not to exceed 1.00% of net revenue. EAR amounted to P0.41 million, P0.54 million and P0.30 million in 2021, 2020 and 2019, respectively.

The regulations also provide for MCIT of 1.00% on modified gross income and allow NOLCO. The MCIT and NOLCO may be applied against the Parent Company's income tax liability and taxable income, respectively, over a three-year period from the year of inception.

On September 30, 2020, the Bureau of Internal Revenue (BIR) has issued Revenue Regulations (RR) No. 25-2020 to implement Section 4 (bbbb) of Republic Act No. 11494, otherwise known as "Bayanihan to Recover as One Act", allowing qualified businesses or enterprises which incurred net operating loss for taxable years 2020 and 2021 to carry over the same as a deduction from its gross income for the next five (5) consecutive taxable years immediately following the year of such loss.



President Rodrigo Duterte signed into law on March 26, 2021 the CREATE Act to attract more investments and maintain fiscal prudence and stability in the Philippines. Republic Act (RA) 11534 or the CREATE Act introduces reforms to the corporate income tax and incentives systems. It takes effect 15 days after its complete publication in the Official Gazette or in a newspaper of general circulation or April 11, 2021.

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

- Effective July 1, 2020, regular corporate income tax (RCIT) rate is reduced from 30.00% to 25.00% for domestic and resident foreign corporations.
- Minimum corporate income tax (MCIT) rate reduced from 2.00% to 1.00% of gross income effective July 1, 2020 to June 30, 2023.

Based on the provisions of Revenue Regulations (RR) No. 5-2021 dated April 8, 2021 issued by the BIR, the prorated MCIT rate of the Parent Company for CY2020 is 1.50%. This resulted in a lower provision for current income tax of \$\frac{1}{2}0.25\$ million for the year ended December 31, 2020. The reduced amounts will be reflected in the Parent Company's 2020 annual income tax return. However, for financial reporting purposes, the changes are recognized in the 2021 financial statements.

This also resulted to a write-down of the deferred tax assets of the Parent Company recognized as of December 31, 2020 by ₱1.85 million in the 2021 financial statements.

Components of the net deferred tax assets and liabilities of the Parent Company are as follows:

	2021	2020
Deferred tax assets on:		
Allowance for impairment and credit losses	₽-	₽11,577,780
Deferred tax liability on:		
Unrealized foreign exchange gain	(6,643,919)	_
Retirement liability obligation	(463,908)	(478,849)
Net deferred tax assets	(₽7,107,827)	₽11,098,931

The details of deductible temporary differences and carryforward benefits of NOLCO and MCIT for which no deferred tax asset had been recognized in the statements of financial position as management believes that there will be no sufficient future taxable income against which these can be applied, are as follows:

	2021	2020
Allowance for impairment and credit losses	₽4,229,041	₽30,102,538
Unrealized foreign exchange loss	_	25,798,237
Accrued retirement costs	4,136,894	4,077,129
NOLCO	9,691,821	7,386,057
MCIT	4,005,787	3,538,431
	₽22,063,543	₽70,902,392



Details of the Parent Company's NOLCO follow:

Inception Year	Amount Utiliz	ed/Expired	Balance	Expiry Year
2021	₽2,305,764	₽-	₽2,305,764	2026
2020	7,386,057	_	7,386,057	2025
	₽9,691,821	₽-	₽9,691,821	_

As of December 31, 2021, the MCIT that can be claimed as tax credit, with their corresponding expiry dates, are as follows:

Year Incurred	Amount	Expired	Balance	Expiry Year
2021	₽497,732	₽-	₽497,732	2024
2020	994,978	_	994,978	2023
2019	1,303,405	_	1,303,405	2022
2018	1,209,672	1,209,672	_	2021
	₽4,005,787	₽1,209,672	₽2,796,115	

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

	2021	2020	2019
Statutory income tax	₽76,286,978	₱99,516,048	₱163,329,863
Impact of CREATE	1,601,078	_	_
Non-taxable income	(19,893,908)	(18,704,863)	(93,447,719)
Tax-paid income	(39,139,705)	(73,909,099)	(73,563,426)
Tax-exempt income	(248,419)	(1,515,715)	(1,744,579)
Nondeductible expenses	434,806	8,066,521	1,057,057
Change in unrecognized deferred tax assets	3,065,025	2,215,817	(8,963,425)
Excess of MCIT over RCIT	746,476	994,978	1,303,405
Effective income tax	₽19,650,174	₽16,663,687	(₱12,028,824)

21. Related Party Transactions

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. This includes: (a) individuals owning, directly or indirectly through one or more intermediaries, control, or are controlled by, or under common control with the Parent Company; and (b) individuals owning, directly or indirectly, an interest in the voting power of the Parent Company that gives them significant influence over the Parent Company and close members of the family of any such individual.



In the normal course of business, the Parent Company has transactions with other companies considered as related parties. These transactions are based on terms similar to those offered to non-related parties.

		2021	
	Amount/	Outstanding	
	Volume	Balance	Nature, Terms and Conditions
Directors and Other Key Management			
Personnel (Other Related Parties)			
Directors' fees	₽2,908,548	₽-	Per diem and annual fees of Directors
_		2020	
	Amount/	Outstanding	
	Volume	Balance	Nature, Terms and Conditions
Directors and Other Key Management			
Personnel (Other Related Parties)			
Directors' fees	₽2,666,667	₽-	Per diem and annual fees of Directors
Vantage Financial Corporation			
(Subsidiary)			
Rent receivable	3,686,454	_	Due next month, non-interest bearing and unsecured

Terms and conditions of transactions with related parties

Outstanding balances at year-end are unsecured and settlement occurs in cash. There have been no guarantees provided or received for any related party receivables or payables. An assessment is undertaken each financial year through a review of financial position of the related party and the market in which the related party operates. In 2021 and 2020, no provision for credit losses were provided for with related parties transactions.

Remunerations of Directors and Other Key Management Personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Parent Company, directly or indirectly. The Parent Company considers the members of the Executive Committee to constitute key management personnel for purposes of PAS 24, *Related Party Disclosures*.

Salaries and short-term benefits to the Parent Company's key management personnel amounted to ₱3.25 million in 2021and 2020. Post-employment benefits amounted to ₱0.40 million and ₱0.51 million in 2021 and 2020, respectively. (Note 15).

22. Leases

The Parent Company entered into lease a lease agreement with its subsidiary, Vantage Financial Corporation covering office spaces. The lease provides a fixed monthly rent with lease term of five (5) years.

As lessor, future minimum rental receivables under renewable operating leases as of December 31, 2021 and 2020 are as follows:

	2021	2020
Within one year	₽2,865,120	₹2,865,120
After one year but not more than five years	5,730,240	5,730,240
	₽8,595,360	₽8,595,360



In 2021 and 2020, the Parent Company recognized rental income from these leases amounting to nil and ₱0.48 million, respectively. On November 26, 2020, the Board of Directors of the Parent Company approved the extension of grant of rent concessions to Vantage Financial Corporation from in the form of rent forgiveness from January to December 2021 in response to the COVID-19 pandemic.

23. Segment Reporting

The Parent has one operating segment. The table below analyzes the Parent Company's revenue streams per investment type:

	2021	2020	2019
Financial asset at FVTPL	₽237,600,001	₽333,465,285	₽515,526,926
Cash and cash equivalents	7,267,286	12,452,174	58,288,658
Investments at amortized cost	_	_	510,563
	₽244,867,287	₽345,917,459	₽574,326,147

As the Parent Company has one operating segment, the assets and liabilities as reported in the statements of financial position are also the segment assets and liabilities.

The Parent Company's asset producing revenue are all located in the Philippines (i.e., one geographical location). Therefore, geographical segment information is no longer presented.

No investment income (loss) was derived from a single customer that constitutes 10.00% or more of the Parent Company's investment income (loss) in 2021, 2020 and 2019.

24. Earnings per Share

Earnings per share is calculated by dividing the net income (loss) for the year by the weighted average number of common shares outstanding during the year (adjusted for any stock dividends).

The following table reflects the net income and share data used in the earnings per share computations:

	2021	2020	2019
Net income	₽285,497,738	₽315,056,472	₽556,461,702
Outstanding number of			
common shares (Note 16)	4,199,582,266	4,199,582,266	4,199,582,266
	₽0.0679	₽0.0750	₽0.1325

There were no potential dilutive common shares for the years ended December 31, 2021, 2020 and 2019.

25. Approval of Release of Financial Statements

The accompanying comparative financial statements of the Parent Company were authorized and approved for issuance by the Board of Directors on May 31, 2022.



26. Supplementary Information Required Under Revenue Regulations (RR) 15-2010

Supplementary Information Required Under RR 15-2010

The Parent Company also reported and/or paid the following types of taxes for the year:

Value Added Tax (VAT)

The Parent Company is a VAT-registered company with output VAT declaration of ₱7.66 million for the year based on the total actual cash receipt on all fees earned amounting to ₱63.82 million.

Movements in input VAT in 2021 are as follows:

	Amount
Beginning of the year	₽1,351,125
Current year's domestic purchases of services	556,795
Claims for tax credit/refund and other adjustments	(1,035,599)
Ending balance	₽2,386,131

Taxes and Licenses

In 2021, the Parent Company reported and/or paid the following taxes and licenses fees:

	Amount
Stock transfer tax	₽1,343,988
Municipal permits	677,977
Annual listing Maintenance	463,359
Documentary stamp tax	213,929
Registration/License fee	8,075
Community Tax	6,200
Other taxes	80,974
	₽2,794,502

Withholding Taxes

As of December 31, 2021, total remittances and balance of withholding taxes follow:

	Total	
	Remittances	Balance
Withholding taxes on compensation and benefits	₽961,244	₽325,813
Expanded withholding taxes	688,014	81,576
Final income tax withheld	592,048	_
Ending balance	₽2,241,305	₽407,388

Tax Assessments and Cases

In 2021, the Parent Company has no deficiency tax assessment, whether protested or not, nor tax cases under preliminary investigation, litigation and or prosecution in courts or bodies outside the Bureau of Internal Revenue.





2021 SUSTAINABILITY REPORT

Message from the ceo

Dear Stakeholders,

2021 finds your company, along with the rest of the country, operating in a most challenging environment. The debilitating impact of COVID-19 has persisted for another year, but this time the year ends with cautious optimism that worse might be over.

Your company remains committed to sustainability, and contributing to battling COVID-19 was a priority. Hence, we joined a private consortium that sector procured COVID-19 vaccines to inoculate our employees and their families as well as to augment LGUs vaccine supplies. Needless to say, we remained vigilant in implementing strict safety protocols.

To ease the toll on our employees as they continued to serve our customers, we continued with flexible workfrom-home arrangements where possible. We also took on the challenge of operating productively in this new work



environment. So much so that we aim to keep hybrid work arrangements even as we exit the pandemic, and hence contribute to less congestion and a lower carbon footprint. This also means more personal time and satisfaction for our employees, which we aim to harness into better business results.

Edmundo Marco P. Bunyi Jr.

President and CEO

ABOUT VANTAGE EQUITIES, INC.

Vantage Equities, Inc. (VEI.) was incorporated in the Philippines and was registered with Philippine Securities and Exchange Commission (SEC) on October 20, 1992. Currently, located in 5th Ave. St. Cor. 28th St., PSE Tower, BGC, Taguig City. The primary business of the Company is to invest in, acquire by purchase, exchange, assignment or otherwise of the capital stock, bonds, debentures, promissory notes and similar financial instruments. The Company's shares are publicly traded in the Philippine Stock Exchange (PSE).

OUR VISION

To emerge as the premier investment holding company. We draw our strong team experience and the network of our principal investors to generate superior returns to our stakeholders thereby contributing to the sustainable development of our economies.

OUR MISSION

To contribute to the sustainable development of our economies by building market-leading businesses through our focused approach and continuous enhancement of our shareholder's value.

OUR VALUES

INTEGRITY, EXCELLENCE, TEAMWORK AND BELIEF IN PEOPLE.

GOVERNANCE OVERVIEW

Vantage Equities, Inc. and its Board of Directors, Officers and Employees are committed to sound, prudent and effective overall management, effective risk management, provision of efficient management information systems, providing access to reliable financial and operational information, cost-efficient and profitable business operations and compliance with laws, rules, regulations and contracts.



GOVERNANCE STRUCTURE

Valentino C. Sy

CHAIRMAN OF THE BOARD

BOARD OF DIRECTORS

Valentino C. Sy Edmundo P. Bunyi Jr. Joseph L. Ong Gregorio T. Yu Wilson L. Sy Roberto Z. Lorayes Willy N. Ocier Ignacio B. Gimenez
Bert C. Hontiveros
Timothy A. Sy
Kevin A. Sy
Darlene A. Sy
Andy O. Co
Jonathan P. Ong

BOARD COMMITTEES

Corporate Governance Committee

Chairman Bert C. Hontiveros

Member Edmundo P. Bunyi Jr.

Member Gregorio T. Yu

Member Kevin A. Sy

Member Andy O. Co

Audit and Risk Committee

Chairman Gregorio T. Yu

Member Edmundo P. Bunyi Jr

Member Bert C. Hontiveros

Member Kevin A. Sy

Member Andy O. Co

CORPORATE GOVERNANCE COMMITTEE

Is tasked to assist the Board in performing its responsibilities on corporate governance compliance. The Committee monitors corporate governance trends and makes recommendations to the Board of Directors. The Committee may source potential Board candidates through professional search firms and recommend candidates to fill vacancies. The Committee ensures that all candidates nominated shall possess the ideals and values that area aligned to the Company's vision and mission statements. It shall provide communications with the Board and with the shareholders and regulators as appropriate.

THE AUDIT RISK COMMITTEE

Due to Vantage Equities Inc.'s size, risk profile and less complex operations, the Board shall incorporate the functions of the Board Risk Oversight Committee (BROC) that is responsible for the oversight of a company's Enterprise Risk Management System to ensure its functionality and effectiveness to the Audit Committee. The functions of the Related Part Transaction (RPT) Committee, which shall be tasked with reviewing all material related party transactions of the Corporation, are also incorporated to the Audit Committee.

APPROACH TO RISK MANAGEMENT IN OPERATIONAL PLANNING

Vantage Equities, Inc. identifies and manages its risks to support the Company's vision, mission, goals and objectives as set out in the strategic plans. The Company recognizes that risks cannot be eliminated, rather it will ensure that existing and emerging risks are identified and managed within acceptable risk tolerances. The VEI Board of Directors is committed to establishing an organization that ensures risk management as an integral part of all activities and a core capability.

COVERAGE AND BOUNDARIES

This document represents the inaugural edition of Sustainability Reporting for Vantage Equities, Inc. The coverage of the report is the calendar year 2021, where necessary to provide historical or additional background about a program, project, activity or development that may have begun prior to 2021, other years may

be cited within that context. Henceforth, the VEI Sustainability Report is to be prepared and disseminated on an annual basis, using the calendar year as reporting period.

SUSTAINABILITY FRAMEWORK

We at Vantage Equities Inc. have been committed to nationbuilding through business excellence for several Embracing our business model, we place a premium on value creation and appreciation, strategic partnerships and synergistic growth in our business practices. While we continue to recognize the advantages of our model, we are compelled to explore a more appropriate approach specific to our sustainability operations. Looking beyond value creation and appreciation from the perspective of economic value, we also acknowledge that our significantly affects our business also society and the environment.

OUR MATERIALITY MATRIX

This report has been prepared in accordance with the GRI Standards: Core Option As a financial institution with a core business of managing investments, VEI's operations have direct impact on a broad range of sectors and geographical locations. In line with the boundaries set for this inaugural reporting effort, the process of determining material sustainability issues and weighing and ranking them according to significance was carried out primarily in Vantage Equities, Inc. operations. A preliminary identification of significant sustainability issues affecting the Company and the industry was made through research consisting of peer analysis, as well as stakeholder interviews and analysis.

Vision	Objectives	Focus	Performance	Result
To emerge	To create and deliver high quality of product or services to our customers	Inclusive Economic Performance	Job Creation Innovative Products and Services	Custoined
as the premier investment holding company in the	To lessen the consumption of resources that has impact on environment	Environmental Responsible	Efficient utilization of energy, water and materials	Sustained Growth Positive Impact on Society and
communities we serve.	To Look after the welfare of the Employees	Positive Social Impact	Positive Management System Customer Service Program	- Environment

^{*}Sustainability Framework

Materiality Matrix for Sustainable Issues





^{*}Materiality Matrix



Economic Performance



Compliance



Corporate Governance



Market Presence



Indirect Economic Impact



Environmentally Responsible Operations



Customer Care and Service



Human Resource

MATERIALITY AND ITS BOUNDARIES

	Material Topic	Topic Boundary
	Economic Performance How VEI delivers sustainable returns to its shareholders and attains consistent market growth.	Within VEI and with Customers
	Market Presence How VEI forge partnerships with world-class organizations	Within VEI, Customers and Business Partners
	Compliance How VEI adheres to government requirements and meets global industry standards	Within VEI and Communities
%	Corporate Governance and Risk Management How VEI anchors its policies and practices on good governance, observes local and global practices and	Within VEI and Regulators

	<u> </u>
mitigates its risks through periodic assessments and	
analysis	
Environmentally Responsible Business	
Operations	
How VEI practices efficient utilization of its	Within VEI and
resources such as water and energy, mitigates impact	Host
 on the environment by measuring and monitoring its	Communities
emissions and preserves the natural biodiversity	
where it operates	
Human Resource Development Welfare	
How VEI develops and retains its employees,	
provides training and skills development, defines	Within VII
career path and succession planning for its	Within VEI
employees and provides a secure and conducive	
working environment	
Customer Care and Service	
How VEI addresses the concerns of its customers	Within VEI,
and protects their privacy and customer rights and	Regulators and
engages its customers in VEI's sustainability and	Customers
CSR initiatives	

REPORTING PROCESS

Steps Taken	1. Build Corporate Capacity	2. Materiality Assessment	3. Data Gathering	4. Management Review and Validation of Material
	GRI Standards training and workshops	Reviewed our vision, operating process and management approaches. Identified critical factors and impact that directly affect our value chain and performance	Collection of stories and databased on identified material topics	Validation exercise and approval process of material topics and disclosed data and information
GRI Reporting	Stakeholders Inclusiveness	Materiality, sustainability Context,	Stakeholder Inclusiveness	Stakeholder Inclusiveness and
Principles	and	Stakeholder	and	Completeness
Applied	Sustainability context	Inclusiveness and Completeness	Completeness	

STAKEHOLDER OVERVIEW AND ENGAGEMENT

We also engaged our stakeholders through online surveys and informal dialogues to understand what they consider to be material aspects of our businesses and how these issues impact them.

Stakeholder	Description	Channels of Engagement
Investors, Shareholders	Financial backers and sources of vital funding who allow VEI to achieve intended results, substantial returns and shared value	Annual Stockholders' Meetings, Websites
Customers, Clients	Patrons of VEI's products and services	Surveys, Newsletters
Employees	Pillars of VEI who embody, carry out and fulfill our corporate vision, mission and objectives	Internal Communications, Performance Reviews, Trainings
Communities	Partners in community development and local economic growth	Community Involvement
Business Partners, Suppliers	Suppliers and service providers who partner with VEI	Business Meetings, Contracts, Policies
Regulators, Socio-Civic Organizations, Media	Collaborators in the pursuit of social progress and environmental sustainability	Compliance, Meetings Media Briefs



OUR COMMITMENT TO OUR STAKEHOLDERS

Stakeholder	Relevant Issues	Our Commitment
Investors, Shareholders	Economic Performance	
	Corporate Governance	Building a strategic and
	and Risk Management	diverse portfolio that
	Environmentally	deliver steady economic
	Responsible Business	returns
	Operations	
Customers, Clients	Customer Care and	Implementation of
	Service	customer-centric
	Environmentally	operations and innovations
	Responsible Business	that enhance experiences
	Operations	and overall satisfaction
Employees	Human Resource	Empowerment of our
	Development and	employees across all
	Welfare	levels and fulfillment of
	Economic Performance	their career aspirations, as
	Compliance	well as providing quality
	Environmentally	healthcare to maintain
	Responsible Business	prime physical and mental
	Operations	disposition

Communities	Local Community Development Economic Performance Market Presence	Creation of strategic and purposeful social investments and self-help opportunities
Business Partners, Suppliers	Compliance Economic Performance Customer Care and Service	Maintenance of good governance, transparency and accountability practices in everything we do
Regulators, Socio-Civic Organizations, Media	Compliance Indirect Economic Performance Environmentally Responsible Business Operations Human Resource Development and Welfare	Working efficiently, harmoniously and in an aboveboard manner towards the achievement of shared goals and mutual benefits

ECONOMIC

We are committed to deliver sustained economic growth for our stakeholders through implementation of our business strategies, the promotion of environment sustainability, and the creation of goodwill with our employees and communities. We aim to be catalysts of economic inclusion in the communities we operate in.



CONTRIBUTION TO THE NATION

We continue pursuing our business because we know that we not only gain for ourselves, but also for our society. We are aware that our operations stimulate smaller economic activities that can eventually yield to productivity and profitability at the local level. As an investment company, our indirect economic impacts primarily occur through our component companies.

Component Companies	Total Number of Employees
E-Business Services, Inc. (eBiz)	425
Philequity Management, Inc. (PEMI)	12

We ensure that investment decisions made are consistent with our core values of integrity, excellence, teamwork and belief in people. We guarantee due diligence for new investments by considering our overall contribution and position. We undertake regular monitoring of already existing investments to determine their alignments to Vantage Equities Inc., corporate mission, vision and core values.

SERVING OVERSEAS FILIPINO WORKERS

As they strive to provide a better life for their families, the over 4-million strong Overseas Filipino Worker (OFW) community has become the backbone of the Philippine economy – sending back their hard-earned income abroad as remittance. Vantage Financial Corporation, formerly known as e-Business Services Inc. (eBiz), is a subsidiary company of Vantage Equities Inc., cemented its commitment to helping OFWs acquire their basic needs through our Western Union services, OFWs are encouraged

to remit and save regularly to someday get the dreams that they always wanted.

INVESTOR EDUCATION

When it comes to making good investment decisions, knowledge is key. Philequity Management, Inc. (PEMI), a subsidiary of VEI provides everyone various articles and tools designed to help you become better informed as an investor. We provide the materials that will help you as an investor understand what a mutual fund is and how it work as well as the benefits and risks of investing. Here in VEI we've started launching programs in regards to financial inclusion to help improve the financial literacy of underserved Filipinos. Under this program are two focus areas: financial education and investment-building for small time investors for as low as one thousand pesos.

PROMOTING GOOD GOVERNANCE

We do not tolerate corruption in the workplace as it may damage VEI's reputation which may eventually result in the low morale of our employees. It may have financial, legal and regulatory consequences. Our code of ethics also enjoins that all directors, officers and employees shall ensure the conduct of fair business transactions and guarantee that personal interest does not affect the exercise of their duties. Likewise, shall not use their position to profit or acquire benefits or advantage for themselves or related interests. We aim to continue our zero corruption-related violations. We also intend to have a refresher on policies for our employees, as well as a periodic review and adjustment of our Code of Discipline.

ECONOMIC VALUE TABLE

Direct Economic Value Generated and Distributed (Php)		
Direct Economic Value	976,398,674	
Generated	770,370,074	
Direct Economic Value		
Distributed		
Operating Costs	370,408,350	
Employee Wages and Benefits	149,070,009	
Other Operating Costs	107,524,751	
Taxes given to Government	63,778,213	
Economic Value Retained	690,781,323	

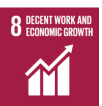
DEFINED BENEFIT PLAN FOR EMPLOYEES

The Parent Company and PEMI have unfunded, noncontributory defined benefit pension plans covering substantially all of their qualified employees. e-Business has a funded, noncontributory defined benefit pension plan. The funds of the plan of e-Business are being administered and managed by the Trust and Investment Services Group of a commercial bank. *VEI's pension liabilities as of year-end amounted to ₱ 8.1 million*.

ENVIRONMENT

At Vantage Equities, Inc., we recognize the links between a healthy planet and a healthy economy, on which our company depends on. By improving our environmental, social and governance factors into our investment decisions, we are creating a more sustainable organization while supporting the transition to a lower-carbon economy.













ENVIRONMENTAL IMPACTS

We recognize the impacts that a changing climate and climaterisks can on our operations, Clients have communities, and the importance of supporting the shift to a lower-carbon economy. Given the nature of our business as a wealth and asset management provider with locations around the significant we view the most aspects environmental footprint to be those related to energy consumption and the resulting greenhouse gas (GHG) emissions, which affects the climate. In the face of a changing climate and increasingly resource-constrained world, we recognize that the financial services industry has an important role to play in the transition to a low carbon economy. As buildings area a major contributor to GHG emissions, we strive to ensure our facilities environmentally sound.

SUSTAINABILITY IN OUR WORKPLACES AND BEYOND

A major shift in our way of thinking and acting is leading us to change the way we work. We are creating a workplace that will better meet our needs today and in the future – and one that we believe will also reduce our environmental impact now

- Office environments are more eco-friendly and healthy, featuring improved air quality, enhanced thermal comfort, greater daylight exposure and low environmental-impact materials
- Greater choice and flexibility so our employees can select the space that will help them be their most productive on a

- given day-whether in a traditional workspace. Collaboration setting or from home.
- More efficient use of space, which reduces the environmental impact of operating our office, since less space sits empty; and
- Greater collaboration, communication and innovation.

RESPONSIBLE USE OF PAPER

We support sustainable forest management and seek opportunities to reduce waste management and unnecessary use of resources. We ask employees to think before they print, and equip them with technology solutions that support choice and flexibility in where and how they work.

SUSTAINABLE INVESTING

We believe sustainable investing can improve long-term return on our assets, helping us achieve superior results while also benefiting the communities where we live and do business. Incorporating on environmental, social and governance (ESG) lens in investment decision-making also helps us manage risks in our investment portfolios and identify opportunities related to ESG trends. We are committed to building long-term, sustainable value, firmly rooted in investment practices, for our clients and VEL's own investments.

Vantage Equities Inc., operates (1) one asset management business which manages roughly, 34 billion pesos.

 Philequity Management Inc. (PEMI), an investment management company established in 1994. We are committed to helping you achieve your long-term financial objectives by offering an array of mutual funds suited to your unique needs.

- The company's funds has been recognized year after year by the Philippine Investment Funds Association (PIFA) for its excellent returns. In particular the flagship Philequity Fund, Inc. has garnered multiple awards from local and foreign agencies for its consistent track record of outstanding returns.
- Other Funds, Philequity Alpha One Fund, Philequity PSE Index Fund, Inc., Philequity Dividend Yield Fund, Inc., Philequity Peso Bond Fund, Inc., Philequity MSCI Philippines MSCI Index Fund and Philequity Dollar Income Fund, Inc. have likewise earned several awards in their respective categories.

The business develops investment strategies to achieve the specific goals of our clients and VEI.'s General Account, striving to ensure that:

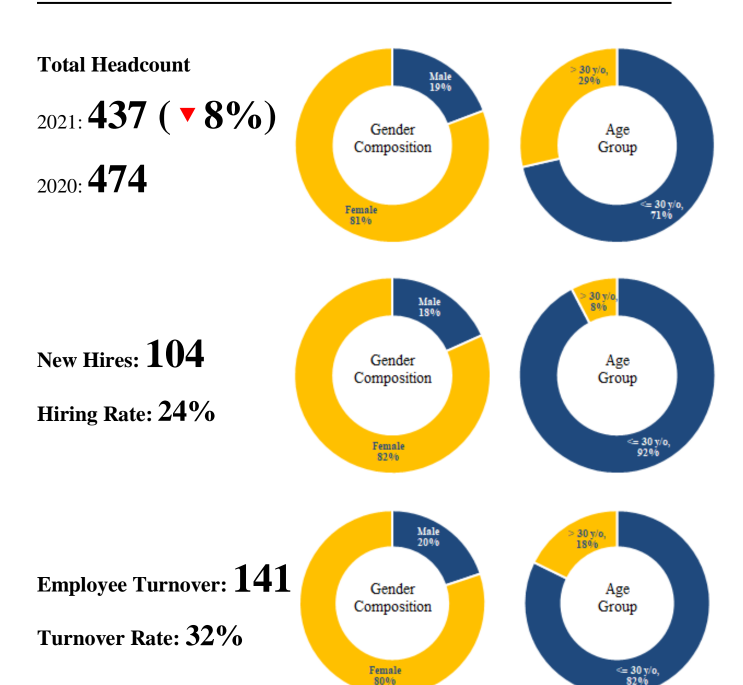
- Our investments generate strong financial returns over the long term,
- Our Investment practices consider ESG factors and other non-financial risks and;
- Our actions as an organization will have a positive impact on the well-being of the communities in which we work and live, benefiting local schools, hospitals, public transit and other services.

SOCIAL

As a company with many connections to communities nationwide, we believe we play a role in their development and well-being. Our goal is to build sustainable, healthier communities where we all live and work, helping to improve the lives of individuals and families



2021 EMPLOYEE PROFILE



PARTNERING WITH EMPLOYEES

EMPLOYMENT

We maintain healthy relationships with our employees through hiring of highly qualified candidates, provision of acceptable compensation packages, ensuring a healthy working environment and meeting employee satisfaction through surveys. We commit to hire, retain and develop talents. One of the goals and targets of our Human Resources Department is to achieve attrition and vacancy rates that are below the industry average. The Human Resources Head primarily manages the human resources administration and development processes. We also have payroll system that facilitates compensation and other benefits. The hiring and compensation processes are subject to regular internal audits in accordance with the Internal Audit Department's plan. Our Human Resources Department reviews and proposes changes and improvements to the compensation and benefits package every year subject to the approval of the Management Committee. The Department conducts continuous reviews on annual basis and proposes changes as necessary. Improvements identified relate to the documentation of leaves and acquisition of a timekeeping system to be able to incorporate the necessary adjustments in the management approach.

With the current situation, we have continued to strive in meeting the needs of our employees even within the comfort of their homes. Our employees are our most valuable resource, and we have committed to protect their welfare especially against the detrimental effects of COVID-19 by providing accessible vaccines while allowing a flexible work set-up amidst the pandemic.



LABOR OR MANAGEMENT RELATIONS

VEI is committed to ensure sufficient information dissemination through active employee engagement. Which is done through one-on-one meetings or groups discussions. We aim to maintain healthy relationships with employees through full disclosure of plans that may affect employees' well-being. We also commit to provide employees with a reasonable notice period prior to operational changes

TRAININGS AND EDUCATION

Training presents a prime opportunity to expand the knowledge base of all employees, which will be beneficial not only to them, but to the company as well. We provide individual developmental plans (IDP) for our employees based on their competency assessments. The IDP includes career and succession planning. We encourage our employees to improve their knowledge base through training programs relevant to their fields of expertise. For 2021, the company has offered a series of training workshops and

seminars to enrich employees' skills and development, especially as new hybrid work environments have necessitated reorientation and adaptation to the new normal in light of COVID. These programs include (but are not limited to): New Employees' Orientation, Financial Education Program and International Money Transfer – Outbound Training. On average, an employee may reach as much as 30-40 hours of training and enrichment throughout the year, with access to many more available materials for self or group study. Employees are also given access to other key members of the organization, to foster diversity of learning and camaraderie, such as "Kamustahans with the President and CEO."



DIVERSITY AND EQUALITY

VEI value diversity across all ranks and aim to provide equal opportunity for all relevant stakeholders. We ensure that equal opportunity is provided to employees and no preference is given on the basis of gender, ethnicity or race. Our company commits

to provide our employees and applicants equal opportunity on the bases of competencies and not on the basis of any discriminatory factors especially when it comes to diverse governing bodies and employees, and salaries and remuneration of women to men. So far, there are no complaints from employees and applicants arising from issues related to diversity and equal opportunity.

NON-DISCRIMINATION

VEI aims to provide a safe and healthy working environment by ensuring that controls are in place to prevent and address incidents of discrimination through the provision of mechanisms to raise awareness on and to report incidents of discrimination. We aim to provide our employees and management a working environment free of discrimination. So far, we have zero incident of discrimination and corrective actions taken. Our company also implements a whistleblowing policy for any complaints against its employees, officers or directors.

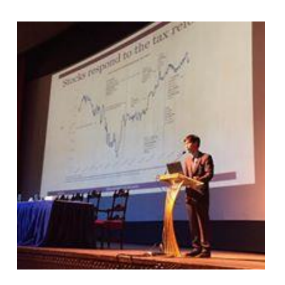




PARTNERING WITH CUSTOMERS

MARKETING AND LABELLING

VEI ensures stakeholders' access to accurate and adequate information about our company and its transactions. Through timely and accurate disclosures of material information, we aim to mitigate the negative effects of inadequate marketing. VEI is committed to respect the stockholders' right to information based on prescribed rules and regulations. Our company also aims to provide stockholders accurate and timely information during the Annual Stockholder's Meeting to achieve non-violation of disclosure rules.





CUSTOMER PRIVACY

VEI process the personal data of our data subjects, including our stockholders in accordance to the Data Privacy Act of 2012. Our company manages the impacts on data privacy through implementation of security measures for organizational, physical and technical aspects. Part of our company goals and targets are related to privacy are zero breach and full compliance with the

DPA and related laws and issuances as well as the requirements of the National Privacy Commission (NPC). The departments responsible for this are the Audit and Compliance Department and ICTG group, the company specifically aims for organizational security measures and physical security measures such as outlining of storage type and location of documents with personal data, rules on sharing of personal data with third parties, and technical security measures in the form of personal data back-up in electronic format, monitoring of security breaches and regular testing of security measures.

PARTNERING WITH THE GOVERNMENT ENVIRONMENTAL AND SOCIOECONOMIC COMPLIANCE

Acting in an environmentally and socially responsible way is our duty to our stakeholders. VEI believes that doing so can positively affects its bottom line and long-term success as a conglomerate. With these, environmentally and social responsibility have been included as a covenant in our contracts. Our Compliance Department ensures that we adhere to laws and regulations while the Human Resources Department processes environmental-related government requirements such as sanitation certificates.

We strive to prevent and avoid violations of Philippine environmental laws and regulations and continues its compliance with all laws and regulations in the environmental, social and economic areas. We aim to formulate policies on environmental compliance including inclusion of the matter as a consideration in transactions as well as investment in sustainable companies. We set a zero-violation threshold on all applicable rules and regulations as our target and goal. We also have whistle blowing policy as part of our grievance mechanism.

APPENDICES

GRI CONTENT INDEX

	ONTENT INDEA	D C						
GRI Standards References								
GRI 102:	General Disclosures 2016							
102-1	Name of the organization	Page ii						
102-2	Activities, brands, products and services	Page ii						
102-3	Location of headquarters	Page ii						
102-4	Location of operations	Philippines						
102-5	Ownership and legal form	Page ii						
103-6	Markets served							
102-7	Scale of the organization	Page 8						
102-8	Information on employees and other workers	Page 8						
102-9	Supply chain	None to disclose						
102-10	Significant changes to the organization and its suppliers	None to disclose						
102-11	Precautionary Principle or approach	Page 2						
102-12	External Initiatives	-						
102-13	Membership of associations	Philippine Stock Exchange						
Strategy		Exchange						
102-14	Statement from senior decision-maker	Page i						
-	d Integrity	1 450 1						
102-16	Values, principles, standards and norms of behavior	Page iii						
Governar	ice							
102-18	Governance structure	Page 1						
Stakeholo	ler Engagement	-						
102-40	List of stakeholders groups	Page 6-7						
102-41	Collective bargaining agreements	None to disclose						
102-42	Identifying and selecting stakeholders	Page 6-7						
102-43	Approach to stakeholder engagement	Page 6-7						
102-44	Key topics concerns raised	Page 4-5						
Reporting	Reporting Practice							
102-45	Entities included in the consolidated financial statements	Page 9						
102-46	Defining report content and topic Boundaries	Page 4-5						
102-47	List of material topics	Page 4-5						

102-48	Restatements of Information	This is the first GRI
102-49	Changes in reporting	sustainability report of VEI
102-50	Reporting Period	Annual
102-51	Date of most recent period	This is the first GRI sustainability report of VEI
102-52	Reporting cycle	Annual
102-53	Contact point for questions regarding the report	-
102-54	Claims of reporting in accordance with the GRI Standards	Accordance with the GRI Standards: Core Option
102-55	GRI Content Index	Appendices
102-56	External assurance	This report has not been externally assured
Economic		
GRI 103:	Management Approach 2016	
103-1	Explanation of material topics and boundaries	
103-2	The management approach and its components	Page 8-9
103-3	Evaluation of the management approach	
GRI 201:	Economic Performance 2016	
GRI 201-1 GRI 201-3	Direct economic value generated and distributed Defined benefit plan obligation and retirement plans for employees	Page 9
GRI 201-4	Financial assistance received from the government	VEI did not receive any financial assistance from the government
Indirect E	conomic Impacts	
GRI 103:	Management Approach 2016	
103-1	Explanation of material topics and boundaries	
103-2	The management approach and its components	Page 8
103-3	Evaluation of the management approach	
	Economic Performance 2016	
GRI 201: GRI	Leononne i criormanee 2010	T

-	Environment								
	GRI 103: Management Approach 2016								
103-1	Explanation of material topics and boundaries								
103-2	The management approach and its components	Page 10 -11							
Evaluation of the management approach									
GRI 307: Environmental Compliance 2016									
-	Reduction of energy consumption	-							
Sustainab	Sustainable Investing								
GRI 103:	GRI 103: Management Approach 2016								
103-1	Explanation of material topics and boundaries								
103-2	The management approach and its components	Page 11							
103-3	Evaluation of the management approach								
Social: E	mployment								
GRI 103:	Management Approach 2016								
103-1	Explanation of material topics and boundaries								
103-2	The management approach and its components	Page 12 - 17							
103-3	Evaluation of the management approach								
GRI 401: Employment 2016									
GRI	New Employee hims and amployee turn over	Do 20 10							
401-1	New Employee hires and employee turnover	Page 12							
GRI	D	D 12							
401-2	Benefits provided to full-time employees	Page 13							
Labor or I	Management Relations								
GRI 103:	Management Approach 2016								
103-1	Explanation of material topics and boundaries								
103-2	The management approach and its components	Page 14							
103-3	Evaluation of the management approach								
GRI 402:	Labor/Management Relations 2016								
GRI	Minimum prior notice period regarding	20.1							
401-1	operational changes	30 days							
Training and Education									
GRI 103: Management Approach 2016									
103-1	Explanation of material topics and boundaries								
103-2	The management approach and its components	Page 14							
103-3	Evaluation of the management approach								
	GRI 404: Training and Education 2016								
	<u>U</u>								

<u>GDI</u>								
GRI	Ave. hours of training per year per employee	Page 14						
404-1								
	and Equal Opportunity							
GRI 103: Management Approach 2016								
103-1	Explanation of material topics and boundaries							
103-2								
Evaluation of the management approach								
GRI 405: Diversity and Equal Opportunity 2016								
GRI 405-1	Diversity of governance bodies and employees	Page 12						
GRI	Ratio of basic salary and remuneration of	0.07.1.00						
405-2	women to men	0.97:1.00						
Non-Discrimination								
GRI 103	: Management Approach 2016							
103-1	Explanation of material topics and boundaries							
103-2	The management approach and its components	Page 15						
103-3	Evaluation of the management approach							
GRI 406	: Non-Discrimination							
GRI	Incidents of discrimination and corrective	No nomento in 2010						
406-1	actions taken No reports in 201							
Marketin	g and Labelling							
GRI 103	: Management Approach 2016							
103-1	Explanation of material topics and boundaries							
103-2	The management approach and its components	Page 16						
103-3	Evaluation of the management approach							
GRI 417	: Marketing and Labelling 2016							
	Incidents of non-compliance concerning	Manual Carlon						
	marketing communications	None to disclose						
Custome	r Privacy							
GRI 103	: Management Approach 2016							
103-1	Explanation of material topics and boundaries							
103-2	The management approach and its components	Page 17						
103-3	Evaluation of the management approach							
GRI 418	: Customer Privacy 2016	·						
Substantiated complaints concerning breaches								
GRI	of customer privacy and losses of customer	None to disclose						
418-1	data							
Economi	c and Socioeconomic Compliance	·						
	: Management Approach 2016							
		_						

103-1	Explanation of material topics and boundaries					
103-2	The management approach and its components	Page 17				
103-3	Evaluation of the management approach					
GRI 419: Socioeconomic Compliance 2016						
GRI 419-1	Non-compliance with laws and regulations in the social and economic area	No fines or non- monetary sanctions for non-compliance				

COVER SHEET

SEC Registration Number

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												Con	tact	Pers	on's	Add	Iress												
1	Contact Person's Address 15TH Floor Phil. Stock Exchange, 5th Ave. cor 28th St. Bonifacio Global City. Taguig																												

Note: 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.

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

1.	For the quarterly period ended	June 30, 2022
2.	SEC Identification Number	AS-092-007059
3.	BIR Tax Identification No.	002-010-620
4.	Exact name of registrant as specific VANTAGE EQUITIES,	
5.	Province, Country or other jurisdic Philippines	tion of Incorporation or Organization:
6.	(SEC Use Only) Industry Classification Code	
	Address of Principal Office: 15TH Floor Phil. Stock Exchange, 5th St. Bonifacio Global City, Taguig	n Ave. cor 28th
7.	Registrant's telephone number, inc	luding area code: (632) 250-8700
8.	Former name, former address, and Not applicable	former fiscal year, if changed since last report
9.	Securities registered pursuant to Se	ctions 4 and 8 of the RSA Number of Shares of
Title of		on Stock Outstanding
	Common Stock, P1.00 par value	4,199,582,266
10.	Are any or all of these securities lis Yes [X] No []	ted on the Philippine Stock Exchange.
11.	Check whether the registrant:	
a)	Act (RSA) and RSA Rule 11(a)-1 then	
	b) has been subject to such filing Yes [] No [X]	requirements for the past 90 days.

PART I – FINANCIAL INFORMATION

Item 1. Financial Statements

The Consolidated Financial Statements are filed as part of this Form 17-Q.

Item 2. Management's Discussion and Analysis or Plan of Operations

Financial Highlights

Thanear High	8	Unaudited	Audited			
	In Millions (PhP)	30-Jun-22	31-Dec-21	31-Dec-20		
Balance Sheet						
	Assets	11,729	11,760	11,168		
	Liabilities	735	632	504		
	Stockholders' Equity	10,994	11,127	10,663		
	Book Value per Share	2.6179	2.6496	2.5392		
Income Staten	nent					
	Revenues	-164	976	986		
	Expenses	-216	-480	-564		
	Other Income / (Charges)	201	-4	4		
	Net Income	-180	492	426		
	Earnings per Share	-0.0428	0.0951	0.0167		

Results of Operations for the Quarter Ended June 30, 2022

April marked a drastic turnaround in the way the Fed viewed inflation. Whereas last year it deemed inflation as temporarily and recently that inflation was a concern, it was only beginning March and April that the Fed started admitting that it was behind the curve and that it had to pull out all the stops to fight soaring prices. US CPI came in at 8.5%, the highest since 1981. In the May Fed meeting, they raise rates by 50bp as expected by the market, signaling that they need to do more. Then in June the Fed surprises by doing 75bp. From a low of 2.4%, the 10y UST rises as high as 3.48 as market prices in the Fed hikes, but actually ends the quarter lower at 3.10 as people vacillate between worrying about inflation and an impending recession. Jamie Dimon, CEO of JPMorgan, says that an "economic hurricane" is coming.

In the Philippines, BBM wins in landslide, paving the way for a smooth transition from the DU30 administration. Felipe Medalla succeeds Ben Diokno in the BSP while Diokno moves to the DOF. BSP also starts becoming hawkish, whereas before it indicated that it would not need to move in lockstep with the Fed. But with CPI rising above 5% with second round effects starting, and USDPHP depreciating considerably due to the rate differential, BSP raises rates 25bp 2 times with guidance for more. 10yr local bonds follow USTs higher with the most recent 10yr BTR auction fetching an average of 7.25.

The following summarizes the operating results of the Company's subsidiaries:

Vantage Financial Corporation ("eBiz")

In 2Q 2022, revenue from Money Transfer is 29% lower Y/Y to PHP27 million. Other sources of revenue are the operations from Foreign Exchange and Ancillary Products. Revenue for this went up by 30% Y/Y to PHP 31 million in 2Q 2022 from PHP 92 million in 2Q 2021 due to significant increase in income from FX transactions. Meanwhile, the Company's operating expenses is P157 million versus P1678 million SPLY. As of 2nd quarter of 2022, the company posted a net income of P29.45 million versus P35 million last year, 17% decrease.

Philequity Management, Inc. ("PEMI")

For the second quarter of 2022, PEMI registered a net subscription amounting to P44 million. Subscriptions amounted to P364 million while redemptions totaled P319 million. This was a sharp contrast to last quarter's P230 million in net redemptions. After staying above the 7000 psychological level for the first quarter, the Philippine Stock Exchange Index gave up its gains for the year and ended at 6155.43, down 13.58% for the year. It would be a very rocky quarter for Philippine stocks headlined by high inflation, the fears of a global recession and central bank action. While the funds saw a net subscription, assets under management for the mutual funds fell by 13.85% to P16.0 billion from last quarter, following the trend of losses to the Philippine Stock Exchange Index. Gross revenues were down, P41.5 million compared to P47.2 million from the previous quarter. This was mainly due to lower marked to market valuations. We expect continued volatility in the stock market with the index moving sideways until inflation eases and fears of a global recession are tamed.

Key Performance Indicators

The Company sets certain performance measures to gauge its operating performance periodically to assess its overall state of corporate health. Listed below are the major performance measures, which the Company has identified as reliable performance indicators.

	Formula	June 30, 2022	December 31, 2021
Current Ratio	Current Asset/Current Liabilities	1620.14%	1933.76%
Acid Test Ratio	(Cash Eq + Marketable Securities + Receivables)/ Current Liabilities	1618.85%	1933.76%
Solvency Ratio	Net Income/Total Liabilities	-24.47%	77.81%
Debt-to-Equity Ratio	Total Liabilities/Total Equity	6.69%	5.68%
Debt Ratio	Total Liabilities/Total Assets	6.10%	5.38%
Asset-to-Equity Ratio	Total Assets/Total Equity	106.69%	105.68%
Interest Rate Coverage	EBIT/Interest Expense	N/A	N/A
Return on Assets	Net Income/Average Total Asset	-1.53%	4.29%
Return on Equity	Net Income/Average Total Equity	-1.63%	4.52%
Net Profit Margin	Gross Profit/Net Income	211.66%	123.47%
Book Value Per Share	(Total Shareholder Equity – Preferred Equity)/No. of Outstanding Shares	2.62	2.65

Causes for any material changes (+/- 5% or more) in the financial statements

<u>Income Statement items – six month period ending</u> 30-June-2022 versus 30-June -30, 2021

64% decrease in money transfer service

Brought by lower volume of remittance transactions year on year

1,047.08% decrease in trading gain/loss

Due to decrease in market value of investment holdings.

42% increase in other income

From gains on foreign exchange transactions

10% decrease in cost of services and sales

Primarily due to cessation of contract with one of our business partners

52 % decrease in depreciation and amortization

Due to impact of PFRS16 and lower depreciation

Balance Sheet items – June, 2022 versus end 2021

37% increase in cash and cash equivalents
Primarily due to higher MMP outstanding as of reporting date

6% decrease in loans and receivables
Primarily due to lesser receivable from Western Union

30% increase in prepaid expenses and other current assets Largely from prepaid taxes and creditable withholding taxes.

26% decrease in accounts payable and other current liabilities Due to lower payable to sub-agents

70% decrease in net assets attributable to shareholders Lower subscription of units by investors

65% decrease in income tax payable Lower tax due

Geographic Concentration of Investments

	Number of Investors	Percentage of Investment	Number of Shares
Philippines	595	99.56%	4,181,028,699
Foreign	11	0.44%	18,553,567

Level of FATCA Compliance

The fund has implemented standard procedures to be FATCA-compliant. Currently, the number of investors in the company qualifying as a US person is below 1% of the total investors.

PART II – OTHER INFORMATION

PFRS 9 – Financial Instruments: Recognition and Measurement

The implementation of PFRS 9 in 2018 resulted to a P1.2B impact on the Group's retained earnings as a result of reclassifying its investments from AFS to FVTPL considering that these financial instruments satisfy the criteria of FVTPL business model.

SIGNATURES

Pursuant to the requirements of Section 17 of the Code and Section 141 of the Corporation Code, this report is signed on behalf of the issuer by the undersigned,

EDMUNDO MARCO P. BUNYI, JR.

President and CEO

thereto duly authorized, in the City of _____ on ____

VANTAGE EQUITIES, INC.

VALENTINO C. SY

Chairman

Alentino 9y (Aug 14, 2022 07:02 GMT+8)

MA. ANGELICA D. CABANIT Compliance Officer ATTY. JONATHAN P. ONG Corporate Secretary	
ATTY. JONATHAN P. ONG	
ATTY. JONATHAN P. ONG	
Name Valentino C. Sy TIN: 122-335-536	
Edmundo Marco P. Bunyi, Jr. TIN: 107-184-956	
Joseph L. Ong TIN: 108-789-427	
Ma. Angelica D. Cabanit TIN: 107-184-956	
Jonathan P. Ong TIN: 162-906-632	
SUBSCRIBED AND SWORN TO before me that 1 7 2022 m Makati City Affiants exhibited to me their I.D Card No. of and I.D Card No. at	
and LD Card No. of	
DOCNO.	
PASSINO. JY	
SERIES NO. 2/27. NOTARY PUBLIC FOR MAKANI CITY	4
APPT. NO. M-d51 - UNTIL DLC. 31, 2023	
ROLL NO. 68402 / MICLE COMPLIANCE NO. VII-0010136/2-15 IBP O.R NO.002282 LIFETIME MEMBER MAY 5, 2017	-2022
PTR No. 8852066- JAN 03, 2022-MAKATI CITY	
EXECUTIVE BLDG. CENTER MAKATI AVE., COR. JUPITER ST., MAN	VATI OF

VANTAGE EQUITIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (In Philippine Peso)

	Unaudited	Audited
	June 30, 2022	December 31, 2021
ASSETS		
Current Assets		
Cash and cash equivalents (Note 6)	5,040,008,224	3,681,446,990
Loans and receivables (Note 7)	252,019,069	269,450,636
Financial assets at fair value through profit or loss (Note	,	7,601,712,615
8) Promoid expanses and other expans (Note 0)	6,157,183,464	
Prepaid expenses and other current assets (Note 9) Total Current Assets	9,167,627 11,458,378,384	7,057,672 11,559,667,913
Noncurrent Assets	11,450,570,504	11,337,007,313
Available-for-sale investments (Note 10)	-	-
Investments in an associate	119,228	119,228
Property and equipment (Note 10)	110,048,058	123,092,302
Right Of Use - Assets	31,443,467	26,890,832
Deferred tax asset	95,323,696	9,410,030
Other noncurrent assets (Note 11)	33,733,660	40,534,750
Total Noncurrent Assets	270,668,109	200,047,142
	11,729,046,493	11,759,715,055
LIABILITIES AND EQUITY		
Current Liabilities		
Accounts payable and other current liabilities (Note 12)	338,753,048	269,580,707
Lease Liabilities - Current Portion	13,835,456	20,895,987
Net Assets Attributable to unitholders	341,881,717	270,454,882
Income tax payable	12,774,861	36,851,827
Total Current Liabilities	707,245,081	597,783,403
Noncurrent Liabilities		
Deferred tax liabilities		13,208,932
Lease Liabilities - net of current portion	19,603,730	13,190,253
Retirement liabilities (Note 15)	8,282,717	8,185,218
Total Noncurrent Liabilities	27,886,447	34,584,403
Total Liabilities	735,131,528	632,367,806
Equity		
Equity attributable to equity holders of the Parent Company:		
Capital stock (Note 23)	4,335,181,766	4,335,181,766
Cumulative net unrealized gain on changes in fair value		
of FVOCI (Note 10)	70,000	70,000
Remeasurement gains on retirement plan (Note 22)	8,788,528	8,243,954
Retained earnings - Unappropriated	6,194,170,771	6,298,057,953
Treasury stock (Note 23)	(190,460,934)	(190,460,934)
Tremony stock (10to 25)	10,347,750,131	10,451,092,739
Non-controlling interests	646,164,834	676,254,510
	0.0,10.1,00.1	3, 0,20 1,310
Total Equity	10,993,914,965	11,127,347,249
	11,729,046,493	11,759,715,055

VANTAGE EQUITIES, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME

(In Philippine Peso)

	For the Period Ended (Unaudited)		For the Quarter Ended (Unaudited)	
	June 30, 2022	June 30, 2021	June 30, 2022	June 30, 2021
REVENUES Money transfer service	34,352,879	96,026,212	(1,754,290)	46,781,421
Money changing	39,605,760	32,451,841	21,099,333	15,036,064
Interest income	88,274,107	92,478,871	45,470,764	45,487,04
Income from Mutual Fund	129,998,244	117,243,927	52,380,402	59,958,89
Trading Gain/(Loss)	(522,548,132)	55,174,889	(479,340,370)	259,627,652
Others	65,963,820	115,665,935	(39,316,927)	35,931,76
	(164,353,321)	509,041,674	(401,461,087)	462,822,833
EXPENSES	, , ,			
General and administrative expenses				
(Note 14)	157,344,116	146,564,193	72,668,402	68,592,50
Cost of services and sales	45,694,160	50,589,823	29,644,511	26,414,113
Depreciation and amortization	13,321,540	27,650,412	5,355,802	13,374,808
	216,359,816	224,804,428	107,668,715	108,381,429
INCOME FROM OPERATIONS	(380,713,137)	284,237,246	(509,129,802)	354,441,40
OTHER INCOME (CHARGES)				
Interest and bank charges – net	(5,675,862)	(1,040,406)	(1,402,945)	(464,520
Others	140,351,496	(80,573,169)	140,351,496	(91,439,106
	134,675,634	(81,613,575)	138,948,551	(91,903,626
INCOME BEFORE EXTRA- ORDINARY Income/Expense	(246,037,503)	202,623,671	(370,181,251)	262,537,780
Extra-Ordinary Income/(Exp.)			-	
Impairment Loss				
INCOME BEFORE INCOME TAX	(246,037,503)	202,623,671	(370,181,251)	262,537,780
PROVISION FOR INCOME TAX				
Current	(66,165,263)	33,070,662	(66,895,358)	22,245,119
Deferred	(**,=**,=**)	22,3.3,232	(==,===,===,	, ,
Beterreu	(66,165,263)	33,070,662	(66,895,358)	22,245,119
NET INCOME (LOSS)	(179,872,240)	169,553,009	(303,285,893)	240,292,66
Attributable to:	\(\frac{1}{2} = \frac{1}{2} = \frac{1}{2} = \frac{1}{2}	/,	() ((-)	- ,,00
Equity holders of the parent	(209,534,292)	145,273,752	(300,454,717)	217,866,81
Minority interests	29,662,052	24,279,257	(2,831,175)	22,425,84
Annual moreous	(179,872,240)	169,553,009	(303,285,893)	240,292,66
Basic/Diluted Earnings Per Share	(±1290129270)	107,555,007	(505,405,075)	210,272,00
Attributable to Equity Holders of the				

See accompanying Notes to Financial Statements

VANTAGE EQUITIES, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(In Philippine Peso)

	For the Period Ended (Unaudited)	
	June 30, 2022	June 30, 2021
CAPITAL STOCK - 1 par value		
Authorized - 5,000,000,000 shares		
Issued and outstanding - 4,199,582,266 shares		
Balance at beginning of year	1 225 191 766	4,335,181,766
	4,335,181,766	4,555,161,700
Stock issuance cost of a subsidiary	•	-
Stock dividends issued	1 22 101 - 66	-
Balance at end of period CUMULATIVE NET UNREALIZED GAIN ON CHANGE IN FAIR	4,335,181,766	4,335,181,766
VALUE OF AVAILABLE-FOR-SALE SECURITIES		
Balance at beginning of year	70,000	70,000
Reclassification of Financial Instruments	70,000	70,000
Unrealized Gain/(loss)		
Cincanzed Gain/(1088)		
Balance at end of period	70,000	70,000
Remeasurement of Retirement Plan		
Balance at beginning of year	8,243,954	6,285,325
Comprehensive income	-	-
Balance at end of period	8,243,954	6,285,325
RETAINED EARNINGS (DEFICIT)		
Balance at beginning of year	6,344,497,909	5,912,712,787
Net income (loss)	(179,872,240)	169,553,009
Share in Minority Interest	29,662,052	(24,279,257)
Stock Dividend	· · ·	-
Balance at end of period	6,194,715,345	6,057,986,539
TREASURY SHARES (Note 17)	(190,460,934)	(190,460,934)
MINORITY INTEREST	· / / /	
Balance at beginning of year	676,254,510	599,614,717
Additional non-controlling interests in subsidiaries	, ,	7,400,176
Total income and expenses recognized during the period	(29,662,052)	24,279,257
Balance at end of period	646,164,834	631,294,150
	0.092019001	321,221,130
	10,993,914,965	10,840,356,845
C ' N , , E' ' 1 C , , ,		10,0.0,000,010

See accompanying Notes to Financial Statements

VANTAGE EQUITIES, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(In Philippine Peso)

	For the Period Ended (Unaudited)	
	June 30, 2022	June 30, 2021
CASH FLOWS FROM OPERATING ACTIVITIES		
Income (loss) before Tax	(246,037,503)	202,623,671
Trading Gains/Losses	522,548,132	(55,174,889)
Depreciation and amortization	13,321,540	27,650,412
Interest expense	5,675,862	1,040,406
Dividend income	13,099,600	6,957,270
Interest income	(88,274,107)	(92,478,871)
Operating income before working capital changes	220,333,524	90,617,998
Changes in operating assets and liabilities:		
Decrease (increase):		
Receivable	13,969,520	323,016,866
Prepaid expenses and other current assets	(60,837,121)	(16,090,402)
Increase (decrease) in accounts payable and other current liabilities	55,413,855	(41,906,809)
Net cash provided by (used for) operations	228,879,777	355,637,653
Interest paid	(5,675,862)	(1,040,406)
Income tax paid	42,088,295	(14,342,638)
Dividends received	12,690,322	6,731,912
Interest received	92,145,432	99,289,361
Net cash provided by (used in) operating activities	370,127,965	446,275,883
CASH FLOWS FROM INVESTING ACTIVITIES	, , ,	-,,
Decrease (increase) in:		
Property and equipment	(8,491,609)	(22,540,988)
Decrease (increase) in FVPL/HTM	925,498,043	(97,199,271)
Net Proceeds from issuance/redemption of shares	, ==, =,	7,400,176
Net Proceeds from issuance/redemption of units	71,426,835	149,283,392
Decrease (increase in) other assets	72,120,000	-
Net cash provided by (used in) investing activities	988,433,269	36,943,309
CASH FLOWS FROM FINANCING ACTIVITY	> 00,100,20>	20,5 .2,205
Increase/(decrease) in loans	_	_
Cash used in financing activities	-	
NET INCREASE (DECREASE) IN CASH AND CASH		
EQUIVALENTS	1,358,561,234	483,219,191
CASH AND CASH EQUIVALENTS AT BEGINNING OF		
YEAR	3,681,446,990	3,219,805,034
CASH AND CASH FOLIWAL ENTS AT END OF DEDICE	5 040 008 224	2 702 024 225
CASH AND CASH EQUIVALENTS AT END OF PERIOD	5,040,008,224	3,703,024,225

See accompanying Notes to Financial Statements

VANTAGE EQUITIES, INC. (Formerly iVantage Corporation) AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. General Information

Corporate Information

Vantage Equities, Inc. (the Parent Company) was incorporated in the Philippines and was registered with the Philippine Securities and Exchange Commission (SEC) on October 20, 1992. The primary business of the Company is to invest in, acquire by purchase, exchange, assignment or otherwise of the capital stock, bonds, debentures, promissory notes and similar financial instruments. The Company's shares are publicly traded in the Philippine Stock Exchange (PSE).

The Parent Company's shares are publicly traded in the Philippine Stock Exchange (PSE).

On June 20, 2017, the Board of Directors (BOD) approved Article 3 of Articles of Incorporation to change its principal address from 2005 East Tower PSE Centre, Ortigas Center, Pasig City, Metro Manila, Philippines to 15th Floor Phil. Stock Exchange, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City, Metro Manila, Philippines. The Amended Articles of Incorporation was approved by the Securities and Exchange Commission on October 26, 2017.

The consolidated financial statements include the accounts of the Parent Company and the following subsidiaries (collectively referred to as the "Group"):

	Place of	Percentag	e of Ownershi	<u>p</u>
Name of Subsidiaries	Incorporation	2022	2021	2020
Vantage Financial Corporation (Formerly				
VFC Services, Inc.) (VFC)	Philippines	100.00	100.00	100.00
eBIZ Financial Services, Inc. (eBIZ				
Financial)*	Philippines	100.00	100.00	100.00
iCurrencies, Inc. (iCurrencies)	Philippines	100.00	100.00	100.00
Philequity Balanced Fund, Inc. (PBF)	Philippines	100.00	100.00	100.00
Philequity Foreign Currency Fixed Income				
Fund, Inc. (PFCFF)	Philippines	100.00	100.00	100.00
Philequity Alpha One Fund, Inc.(PAOF)**	Philippines	100.00	100.00	100.00
Philequity Global Fund, Inc.(PGF)***	Philippines	100.00	100.00	100.00
Philequity MSCI Philippines Index Fund, Inc.				
(PMIF)	Philippines	66.96	68.57	69.18
Philequity Management, Inc. (PEMI)	Philippines	51.00	51.00	51.00

^{*}Indirectly owned through VFC

The Parent Company is the ultimate parent of the Group.

On November 11, 2017, the respective BOD of the corresponding Funds decided to shorten the corporate life of IC, PRF, PBF and PFCFF until December 31, 2017.

^{**} Incorporated on February 13, 2019

^{***} Incorporated on June 24, 2019)

^{***} Incorporated on December 15, 2017

As of December 31, 2019, clearance for liquidation of these Funds is pending with the SEC.

VFC

VFC was incorporated in the Philippines and is engaged in the fund transfer and remittance services, both domestic and abroad, of any form or kind of currencies or monies, as well as in conducting money exchange transactions as may be allowed by law and other allied activities relative thereto. VFC has an existing International Representation Agreement (Agreement) with Western Union Financial Services, Inc. (Western Union) covering its fund transfer and remittance services until December 20, 2022. VFC receives remuneration for the services provided to Western Union in accordance with the terms stipulated in the Agreement.

On January 23, 2018, the SEC approved the amendment of its Articles of Incorporation to change its company name from eBusiness Services, Inc. to Vantage Financial Corporation.

eBiz Financial

eBiz Financial is wholly owned by VFC. eBiz Financial was incorporated on April 11, 2005 and started commercial operations on May 9, 2005. eBiz Financial is engaged in general financing business. On April 7, 2015, eBiz Financial's BOD decided to shorten its term of existence until October 31, 2015. This was approved by the stockholders on August 1, 2015.

*i*Currencies

iCurrencies, Inc. was incorporated on February 3, 2000 and started commercial operations on May 31, 2000. iCurrencies is organized primarily to engage in the business of buying and selling of foreign currencies.

In May 2001, iCurrencies effectively ceased its business of buying and selling currencies as a result of Bangko Sentral ng Pilipinas Circular No. 264, issued on October 26, 2000. Among others, the circular required additional documentation for sale of foreign currencies and required Foreign Exchange Corporations (FxCorps) to have a minimum paid-up capital of \$\mathbb{P}\$50.00 million.

The Circular effectively aligned the regulations under which FxCorps are to operate to that of banks. To avoid duplication and direct competition with its previous major stockholder, iCurrencies ceased its business of buying and selling foreign currencies.

As of March 31, 2022, the management intends to retain the dormant status of the Company until a viable plan to revive its operations is drawn up. In the meantime, iCurrencies is sustained by interest income on its short-term deposits.

PBF

PBF was incorporated in the Philippines, and was registered with the SEC on May 6, 2008 under the Philippine Investment Company Act (ICA) (Republic Act 2629) as an open-end mutual fund company. PBF is engaged in selling its capital to the public and investing the proceeds in diversified portfolio of peso-denominated fixed-income and equity securities. The initial investment amounted to \$\mathbb{P}25.00\$ million.

On November 11, 2017, the BOD decided to shorten the corporate life of the Fund until December 31, 2017. This was ratified by the stockholders on September 1, 2018.

PFCFF

PFCFF was incorporated in the Philippines, and was registered with the SEC on April 10, 2008 under the Philippine ICA as an open-end mutual fund company. PFCFF is engaged in selling its capital to the public and investing the proceeds in diversified portfolio of foreign currency denominated fixed-income securities. As of December 31, 2017, PFCFF has not yet launched its capital shares to the public. The initial investment amounted to \$\mathbb{P}25.00\$ million.

On November 11, 2017, the Board of Directors (BOD) decided to shorten the corporate life of the Fund until December 31, 2017. This was ratified by the stockholders on September 1, 2018.

PAOF

Philequity Alpha One Fund, Inc. (the Fund) was incorporated in the Philippines, and was registered with the Securities and Exchange Commission (SEC) on February 13, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law. On August 30, 2019, the SEC approved the Fund's application to register the Offer Units under the provisions of the Securities Regulation Code of the Philippines (Republic Act No. 8799). On December 9, 2019, PAOF launched its units to the public.

PGF

Philequity Global Fund, Inc. (the Fund) was incorporated in the Philippines, and was registered with the Securities and Exchange Commission (SEC) on June 24, 2019. The primary activities of the Fund are to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of real properties of all kinds; and generally to carry on the business of an open-end investment company in all the elements and details thereof as prescribed by law.

As of March 31, 2022, the Fund has not yet started its commercial operations pending the registration under the Philippine Investment Company Act (Republic Act No. 2629) as an openend mutual fund company with the SEC. The Fund just got its SEC permit to offer securities for sale last January 20, 2021

PMIF

PMIF was incorporated in the Philippines, and was registered with the SEC on December 15, 2017 under the Philippine ICA as an open-end mutual fund company. PMIF is engaged to subscribe for, invest and re-invest in, sell, transfer or otherwise dispose of securities of all kinds, including all types of stocks, bonds, debentures, notes, mortgages, or other obligations, commercial papers, acceptances, scrip, investment contracts, voting trust, certificates, certificates of interest, and any receipts, warrants, certificates, or other instruments representing any other rights or interests therein, or in any property or assets created or issued by any all persons, firms, associations, corporations, organizations, government agencies or instrumentalities thereof; to acquire, hold, invest and reinvest in, sell, transfer or otherwise dispose of, real properties of all kinds; and generally to carry on the business of an Open-End Investment Company in all the elements and details thereof as prescribed by law.

On January 2019, PMIF launched its shares to the public.

PEMI

PEMI was incorporated in the Philippines on March 15, 1994 and is primarily engaged in the management of mutual funds.

PEMI serves as the full fund manager of the following Mutual Funds (collectively referred to as "the Funds"):

- Philequity Fund, Inc. (PEFI)
- Philequity Dollar Income Fund, Inc. (PDIF)
- Philequity Peso Bond Fund, Inc. (PPBF)
- Philequity PSE Index Fund, Inc. (PPSE)
- Philequity Resource Fund, Inc. (PRF)

- Philequity Strategic Growth Fund, Inc. (PSGF)
- Philequity Balanced Fund, Inc. (PBF)
- Philequity Foreign Currency Fixed Income Fund, Inc. (PFCFF)
- Philequity Dividend Yield Fund, Inc. (PDYF)
- Philequity MSCI Philippines Index Fund, Inc.(PMIF)
- Philequity Alpha One Fund, Inc.(PAOF)

2. Summary of Significant Accounting Policies

Basis of Preparation

The accompanying consolidated financial statements have been prepared on a historical cost basis, except for financial assets at fair value through profit or loss (FVTPL), which are measured at fair value. The consolidated financial statements are presented in Philippine peso and all values are rounded to the nearest peso unit except when otherwise indicated.

The financial statements of the Group provide comparative information in respect of the previous period. In addition, the Group presents an additional statement of financial position at the beginning of the earliest period presented when there is a retrospective application of an accounting policy, a retrospective restatement or reclassification of items in the financial statements. The Group adopted PFRS 9, *Financial Instruments* using the full retrospective approach.

Statement of Compliance

The accompanying consolidated financial statements are prepared in compliance with the Philippine Financial Reporting Standards (PFRSs).

Basis of Consolidation

The financial statements of the subsidiaries are prepared based on the same reporting period as the Parent Company using consistent accounting policies. All significant intra-group balances, transactions, income, expenses and profits and losses resulting from intra-group transactions are eliminated in full in the consolidation.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. Control is achieved when the Parent Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Parent Company controls an investee if and only if the Parent Company 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 Parent Company has less than a majority of the voting or similar rights of an investee, the Parent Company considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- the contractual arrangement with the other voting shareholders of the investee;
- rights arising from other contractual arrangements; and
- the Parent Company's voting rights and potential voting rights.

Assets, liabilities, income, expenses and other comprehensive income (OCI) of a subsidiary are included in the consolidated financial statements from the date the Parent Company gains control until the date the Parent Company 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 a subsidiary, it:

- derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- derecognizes the carrying amount of any non-controlling interest;
- 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; and
- reclassifies the Parent Company's share of components previously recognized in OCI to profit or loss or retained earnings, as appropriate, as would be required if the Parent Company had directly disposed of the related assets and liabilities.

Non-Controlling Interest

Non-controlling interest represents the portion of profit or loss and net assets not owned, directly or indirectly, by the Parent Company and are presented in the consolidated statement of income, consolidated statement of comprehensive income, and within equity in the consolidated statement of financial position, separately from equity attributable to the Parent Company.

Profit or loss and each component of OCI are attributed to the equity holders of the Parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

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 accounting pronouncements starting January 1, 2018. Except as otherwise indicated, these changes in the accounting policies did not have any significant impact on the financial position or performance of the Group:

- Amendments to PFRS 2, Share-based Payment, Classification and Measurement of Share-based Payment Transactions
- Amendments to PFRS 4, Applying PFRS 9 Financial Instruments with PFRS 4 Insurance Contracts
- Amendments to PAS 28, Investments in Associates and Joint Ventures, Measuring an Associate or Joint Venture at Fair Value (Part of Annual Improvements to PFRSs 2014 -2016 Cycle)
- Amendments to PAS 40, Investment Property, Transfers of Investment Property
- Philippine Interpretation IFRIC-22, Foreign Currency Transactions and Advance Consideration

Standard that has been adopted and that is deemed to have significant impact on the financial statements or performance of the Group is described below:

• PFRS 9, Financial Instruments PFRS 9 reflects all phases of the fir

PFRS 9 reflects all phases of the financial instruments project and replaces PAS 39, *Financial Instruments: Recognition and Measurement* and all previous versions of PFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. The Group and Parent Company has adopted PFRS 9 using the full retrospective approach.

(a) Classification and Measurement

Under PFRS 9, debt financial assets are classified and measured at fair value through profit or loss (FVTPL), amortized cost (AC), or fair value through other comprehensive income (FVTOCI). The classification is based on the Company's business model for managing the financial assets and whether the financial instrument's contractual cash flows represent "solely payments of principal and interests" or "SPPI" on the principal amount outstanding.

The assessment of the Company's business model was made as at January 1, 2016. The assessment of whether the instruments' contractual cash flows are SPPI was made based on the facts and circumstances as at the initial recognition of the financial assets.

(b) Impairment

The adoption of PFRS 9 has fundamentally changed the Group's measurement of impairment losses for its financial assets – from PAS 39's incurred loss approach to a forward-looking expected credit loss (ECL) approach. Under PFRS 9, the Group is required to provide ECL for financial assets at AC and other debt instruments classified as financial assets at FVTOCI. The allowance is based on the ECLs associated with the risk of default in the next twelve months unless there has been a significant increase in credit risk (SICR) since origination or the financial assets are impaired where lifetime ECL is provided.

Upon the adoption of PFRS 9, the Group assessed that its cash and cash equivalents, receivables and investment in amortized costs are considered low credit risk financial assets as of January 1, 2017. Accordingly, the Group assessed that the impact of recognizing 12-month ECL for these financial assets is not significant.

• PFRS 15, Revenue from Contracts with Customers

PFRS 15 establishes a new five-step model that will apply to revenue arising from contracts with

customers. Under PFRS 15, revenue is recognized at an amount that reflects the consideration to

which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in PFRS 15 provide a more structured approach to measuring and recognizing revenue. The new revenue standard is applicable to all entities and will supersede all current revenue recognition requirements under PFRSs.

The Group adopted PFRS 15 using the full retrospective method, effective January 1, 2017. Under this method, the standard can be applied either to all contracts at the date of initial application or only to contracts that are not completed at this date.

The Group's revenue from contracts with customers generally include service income, commission income, share in foreign exchange differential, money changing gains and income from business partners.

The Group undertook a comprehensive analysis of the impact of the new revenue standard based on a review of the contractual terms of its principal revenue streams with the primary focus being to understand whether the timing and amount of revenue recognized could differ under PFRS 15.

For all of the Company's revenue streams, the nature and timing of satisfaction of the performance obligations, and, hence, the amount and timing of revenue recognized under PFRS 15, is the same as that under PAS 18.

The adoption of PFRS 15 had no significant impact to the statements of financial position, statements of comprehensive income and statements of cash flows.

The Group presents assets and liabilities in the consolidated statement of financial position based on current or noncurrent classification. An asset is current if:

- Expected to be realized or intended to be sold or consumed in the normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within twelve months after the reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as noncurrent.

A liability is current when:

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

All other liabilities are classified as noncurrent.

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

Foreign Currency Transactions

Transactions in foreign currencies are initially recorded in the Group's functional currency using the exchange rates prevailing at the dates of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency using the Philippine Dealing System (PDS) closing rate prevailing at the reporting date and foreign currency-denominated income and expenses, at prevailing exchange rates at the date of transaction. Foreign exchange differences arising from revaluation and translation of foreign currency denominated assets and liabilities are credited to or charged against operations in the year in which the rates change. All differences are taken to the consolidated statement of income. Nonmonetary items that are measured in terms of historical cost in a foreign currency are translated using the prevailing closing exchange rate as of the date of initial transaction.

Unrealized foreign exchange gain

This account pertains to the unrealized foreign exchange gain earned by the Group from the maturity of their US\$ denominated short-term deposits and the revaluation made for their NDF. Any foreign exchange gain earned is lodged as unrealized since, upon maturity of the deposits, the entire proceed, including interest earned, is retained in the Group's US\$ bank account. Unrealized foreign exchange gain is recognized for the valuation of foreign currency denominated short-term deposits and revaluation of the NDF at month-end.

Cash and Cash Equivalents

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three (3) months or less from the date of acquisition and that are subject to an insignificant risk of change in value.

Fair Value Measurement

The Group measures financial instruments at fair value at each statement of financial position date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value

measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

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

The principal or the most advantageous market must be accessible to the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognized in the consolidated statement of financial position on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting date.

$\underline{Financial\ Instruments\ -\ Initial\ Recognition\ and\ Subsequent\ Measurement}}$

Date of recognition

The Group recognizes a financial asset or a financial liability in the consolidated statement of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial instruments that require delivery of assets and liabilities within the time frame established by regulation or convention in the marketplace are recognized on the trade date.

Initial recognition of financial instruments

Financial instruments are initially recognized at fair value of the consideration given. The initial measurement of financial instruments includes transaction costs, except for financial instruments at financial assets at FVTPL.

'Day 1' difference

Where the transaction price in a non-active market is different to the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a 'Day 1' difference) in profit or loss in the consolidated statement of income unless it qualifies for recognition as some other type of asset. In cases where transaction price used is made of data which is not observable, the difference

between the transaction price and model value is only recognized in profit or loss in the consolidated statement of income when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the 'Day 1' difference amount.

In 2022 and 2021, there were no 'Day 1' differences recognized in profit or loss in the consolidated statement of comprehensive income.

$\underline{Classification\ and\ subsequent\ measurement\ of\ financial\ instruments}$

Financial assets

For purposes of classifying financial assets, an instrument is an 'equity instrument' if it is a non-derivative and meets the definition of 'equity' for the issuer (under PAS 32, *Financial Instruments: Presentation*), except for certain non-derivative puttable instruments presented as equity by the issuer. All other non-derivative financial assets are 'debt instruments'.

Financial assets are classified in their entirety based on the contractual cash flows characteristics of the financial assets and the Group's business model for managing financial assets. The Group classifies its financial assets into the following categories: financial assets at FVTPL, 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 measured at AC.

Contractual cash flows characteristics

The Group assesses whether the cash flows from the financial asset represent SPPI on the principal amount outstanding. Instruments with cash flows that do not represent as such are classified at FVTPL.

'Principal' for the purpose of this test is defined as the fair value of the financial asset at initial recognition and may change over the life of the financial asset (for example, if there are repayments of principal or amortization of the premium/discount).

In making this assessment, the Group determines whether the contractual cash flows are consistent with a basic lending arrangement, i.e., interest includes consideration only for the time value of money, credit risk and other basic lending risks and costs associated with holding the financial asset for a particular period of time.

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

Business model

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

- How the performance of the business model and the financial assets held within that business model are evaluated and reported to the entity's key management personnel;
- The risks that affect the performance of the business model (and the financial assets held within that business model) and, in particular, the way those risks are managed;
- How managers, if any, of the business are compensated.

The business model assessment is based on reasonably expected scenarios without taking 'worst case' or 'stress case' scenarios into account. If cash flows after initial recognition are realized in a way that is different from the Group's original expectations, the Group does not change the

classification of the remaining financial assets held in that business model, but incorporates such information when assessing newly originated or newly purchased financial assets going forward.

As of March 31, 2022 and December 31, 2021, the Group has financial assets at FVTOCI amounting to \$\mathbb{P}0.50\$ million included in 'Other noncurrent assets' in the statement of financial position.

Financial assets at FVTPL

Debt financial assets that do not meet the amortized cost criteria, or that meet the criteria but the Group has chosen to designate as at FVTPL at initial recognition, are measured at fair value through profit or loss. Equity investments are classified as at FVTPL, unless the FVTPL designates an investment that is not held for trading as at FVTOCI at initial recognition. The Fund's financial assets at FVTPL include equity securities held for trading purposes and equity investments not designated as at FVTOCI.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling it in the near term; or
- on initial recognition it is part of a portfolio of identified financial instruments that the Fund manages together and has evidence of a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument or a financial guarantee.

Financial assets at FVTPL are carried at fair value and gains and losses on these instruments are recognized as 'Trading and securities gain (losses) - net' in the consolidated statement of comprehensive income. Interest earned on these investments is reported in the consolidated statement of income under 'Interest income' while dividend income is reported in the consolidated statement of income under 'Dividend income' when the right of payment has been established. Quoted market prices, when available, are used to determine the fair value of these financial instruments. If a financial asset at FVTPL has a bid and ask price, the price within the bid-ask spread that is most representative of fair value in the circumstances shall be used to measure fair value. If quoted market prices are not available, their fair values are estimated based on market observable inputs. For all other financial instruments not listed in an active market, fair value is determined by using appropriate valuation techniques.

As of March 31, 2022 and December 31, 2021, the Group's financial assets at FVTPL consists of investments in corporate bonds, government securities, equity securities, mutual funds and derivate assets.

Derivatives classified as FVTPL

Derivative financial instruments are initially recognized at fair value on the date in which a derivative transaction is entered into or bifurcated, and are subsequently re-measured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative. Any gains or losses arising from changes in fair values of derivatives (except those accounted for as accounting hedges) are taken directly to the consolidated statement of income under 'Unrealized foreign exchange gain'. The Group have currency forwards (NDF) which are considered as stand-alone derivatives as of March 31, 2019 and December 31, 2018.

An embedded derivative is a component of a hybrid (combined) instrument that also includes a non-derivative host contract, with the effect that some of the cash flows of the combined instrument vary in a way similar to a stand-alone derivative. An embedded derivative is separated from the host contract and accounted for as derivative if all the following conditions are met:

- the economic characteristics and risks of the embedded derivative are not closely related to the economic characteristic of the host contract;
- a separate instrument with the same terms as the embedded derivative would meet the definition of the derivative; and

• the hybrid or combined instrument is not measured at fair value with fair value changes charged through profit or loss.

Financial assets at amortized cost

A debt financial asset is measured at amortized cost if (i) it is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and (ii) the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. These financial assets are initially recognized at fair value plus directly attributable transaction costs and subsequently measured at amortized cost using the effective interest rate (EIR) method, less any impairment in value. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees and costs that are integral part of the EIR. The amortization is included in 'Interest income' in profit or loss in the consolidated statement of comprehensive income and is calculated by applying the EIR to the gross carrying amount of the financial asset.

The Group's financial assets at amortized cost consist of 'Cash and cash equivalents', 'Loans and receivables' and 'Investments at amortized costs'.

Reclassifications of financial assets

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

Financial liabilities

Financial liabilities are classified as financial liabilities at FVTPL and other financial liabilities. The classification of financial liabilities at initial recognition depends on the purpose for which the financial liabilities are incurred and their characteristics.

As of March 31, 2022 and December 31, 2021, the Group has no financial liabilities at FVTPL.

Other financial liabilities

This category pertains to financial liabilities that are not held for trading or not designated as at FVTPL at the inception of the liability. 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, discount and any directly attributable transaction costs.

This category includes 'Accrued expenses and other liabilities'.

Derecognition of Financial Assets and Financial Liabilities

Financial assets

A financial asset (where applicable, a part of a financial asset, or part of a group of 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 the control over the asset.

Where the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control over 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 original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or 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 the consolidated statement of income.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is reported in the consolidated statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, 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. This is not generally the case with master netting agreements where the related assets and liabilities are presented gross in the consolidated statement of financial position.

Impairment of Financial Assets

Expected credit loss

PFRS 9 requires the Group to record ECL for all loans and other debt financial assets not classified as at FVTPL, together with loan commitments and financial guarantee contracts. ECL represent credit losses that reflect an unbiased and probability-weighted amount which is determined by evaluating a range of possible outcomes, the time value of money and reasonable and supportable information about past events, current conditions and forecasts of future economic conditions. ECL allowances will be measured at amounts equal to either (i) 12-month ECL or (ii) lifetime ECL for those financial instruments which have experienced a SICR since initial recognition. The 12-month ECL is the portion of lifetime ECL that results from default events on a financial instrument that are possible within the 12 months after the reporting date. Lifetime ECL are credit losses that results from all possible default events over the expected life of the financial asset.

Definition of default

Generally, the Group defines a financial asset as in default for purposes of calculating ECL when the contractual payments are past due for more than 90 days. As part of the qualitative assessment, the Company also considers and a variety of instances that may indicate unlikeliness to pay to determine if a counterparty has defaulted.

SICR

To determine whether there has been a significant increase in credit risk in the financial assets, the Group compares credit risk at initial reporting date against credit risk as at the reporting date. The Group uses judgment combined with relevant reasonable and supportable historical and forward-looking information which are available without undue cost and effort in calculating ECL. The Group assumes that instruments with an external rating of "investment grade" from published data providers or other reputable agencies and maturities of less than 1 year at reporting date are low credit risk financial instruments and accordingly, does not have SICR since initial recognition.

For treasury exposures, a downgrade of two notches for investment grade and one notch for non-investment grade security indicates SICR since origination. The Group also presumes a SICR for receivables that are past due for 30 days. Consideration of events which caused the downgrade is relevant. Evaluation should also include historical and forward-looking information.

Assessment of ECL on a collective basis

The Group evaluates impairment of financial assets individually for those that are individually significant and collectively for those that are not. The Group groups the financial assets based on profile of customer and its payment terms and history for the collective impairment.

Staging assessment

A three-stage approach for impairment of financial assets is used, based on whether there has been a significant deterioration in the credit risk of a financial asset. These three stages then determine the amount of impairment to be recognized.

For non-credit-impaired financial instruments:

- Stage 1 is comprised of all non-impaired debt financial assets which have not experienced a SICR since initial recognition. The Group recognizes a 12-month ECL for Stage 1 debt financial assets.
- Stage 2 is comprised of all non-impaired debt financial assets which have experienced a SICR since initial recognition. The Group recognizes a lifetime ECL for Stage 2 debt financial assets.

For credit-impaired financial instruments:

Financial instruments are classified as Stage 3 when there is objective evidence of impairment.

ECL parameters and methodologies

For financial assets such as "Receivables", the Group applied the simplified approach using provision matrix that considers historical loss experience adjusted for current conditions and forward-looking inputs and assumptions. For 'Cash and cash equivalents' and 'Investments at amortized cost', the Group applied the general approach in measuring ECL that considers assessment of significant increase in credit risk and adjustments for forward-looking information.

Forward-looking information

The Group incorporates forward-looking information into both its assessment of whether the credit risk of a financial asset has increased significantly since initial recognition and its measurement of ECL. A broad range of forward-looking information are considered as economic outputs such as Consumer Price Index (CPI), exchange rates, Gross Domestic Product (GDP) growth rates, imports and exports, Philippine Stock Exchange index (PSEi), stock prices and unemployment rates. The inputs and models used for calculating ECL may not always capture all characteristics of the market at the date of the financial statements. To reflect this, qualitative adjustments or overlays are occasionally made as temporary adjustments when such differences are significantly material.

Write-off policy

The Group writes off its financial assets when it has been established that all efforts to collect and/or recover the loss has been exhausted. This may include the other party being insolvent, deceased or the obligation being unenforceable.

Investment in an Associate

Associates are entities which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies. In the consolidated financial statements, investments in associates are accounted for using the equity method.

Under the equity method, an investment in an associate is carried in the consolidated statement of financial position at cost plus post-acquisition changes in the Group's share in the net assets of the associate, less any allowance for impairment losses. Goodwill relating to an associate is included in the carrying value of the investment and is not amortized nor tested for impairment. The

Group's share in an associate's post-acquisition profits or losses is recognized in the consolidated statement of income, and its share of post-acquisition movements in the associate's equity reserves is recognized directly in consolidated statement of comprehensive income. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognize further losses, unless it has incurred obligations or made payments on behalf of the associate. Profits and losses resulting from transactions between the Group and the associate are eliminated to the extent of the interest in the associate.

Property and Equipment

Property and equipment are carried at cost less accumulated depreciation and amortization and any impairment in value. The initial cost of property and equipment consists of its construction cost or purchase price and any costs directly attributable to bringing the property and equipment to its working condition and location for its intended use.

Expenditures incurred after the property and equipment have been put into operation, such as repairs and maintenance, are normally charged to expense in the year in which such costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

The cost of an item of property and equipment also includes costs of dismantlement, removal or restoration and the related obligation that the Group incurs at the end of the useful life of property and equipment.

When each major repairs and maintenance is performed, its cost is recognized in the carrying amount of the item of property and equipment as a replacement if the recognition criteria are satisfied. Such costs are capitalized and amortized over the next major repairs and maintenance activity.

Depreciation and amortization commences once the property and equipment are available for use and are computed using the straight-line basis over the estimated useful lives of the property and equipment as follows:

Office condominium	20 years
Furniture and fixtures	3-10 years
Office improvements	10 years
Transportation equipment	4-5 years
Server and network equipment	3 years
Leasehold improvements	2-5 years or term of lease, whichever
_	period is shorter

The useful lives, residual values, and depreciation and amortization method are reviewed periodically to ensure that the periods, residual values, and method of depreciation and amortization are consistent with the expected pattern of economic benefits from items of property and equipment. Fully depreciated assets are retained in the accounts until they are no longer in use and no further depreciation and amortization are charged to the consolidated statement of income.

When property and equipment are sold or otherwise disposed of, the cost and related accumulated depreciation, amortization and any impairment in value are eliminated from the accounts and any resulting gain or loss is credited to or charged against the consolidated statement of income.

Construction in progress represents properties under construction or development and is stated at cost. This includes costs of construction, equipment, borrowing costs directly attributable to such asset during the construction period and other direct costs. Construction in progress is not depreciated until such time when the relevant assets are substantially completed and available for its intended use.

Software

Development costs of software, which are included under 'Other noncurrent assets' account in the consolidated statement of financial position, are capitalized and treated as intangible assets because their costs are not an integral part of the related hardware. Amortization is computed using the straight-line method over their estimated useful life of 3 years for software and 2 years for website.

Impairment of Non-financial assets

The Group assesses at each reporting date whether there is an indication that a non-financial asset may be impaired. If any such indication exists, or when an annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU's) fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is assessed as part of the CGU to which it belongs. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses are recognized in the consolidated statement of income in the expense category consistent with the function of the impaired asset.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of income. After such reversal, the depreciation and amortization charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

<u>Goodwill</u>

Goodwill acquired in a business combination is initially measured as the excess of the aggregate of the consideration transferred, the amount recognized for any non-controlling interest and the fair value of the acquirer's previously-held interest, if any, over the fair value of the net assets acquired. Following initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is reviewed for impairment annually, or more frequently if events or changes in circumstances indicate that the carrying value may be impaired.

Impairment is determined for goodwill by assessing the recoverable amount of the investment in PEMI, the cash-generating unit to which the goodwill relates. This requires an estimation of the value in use of the investment. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the investment and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The discount rate reflects management's estimate of the risks specific to the investment.

Where the recoverable amount of the investment is less than the carrying amount of the investment, an impairment loss is recognized. Impairment loss relating to goodwill cannot be reversed in future periods.

Revenue Recognition

The Group follows a five-step model to account for revenue arising from the contracts with customers. The five-step model is as follows:

- a. Identify the contract(s) with customer
- b. Identify the performance obligations in the contract
- c. Determine the transaction price
- d. Allocate the transaction price to the performance obligation
- e. Recognize revenue when (or as) the entity satisfies a performance obligation

Revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

The Group exercises judgment, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment. The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as principal or agent.

The following specific recognition criteria must also be met before revenue is recognized for revenues:

Service income

Service income comprises PEMI's management and other related income. Fees earned from management services provided by the Company to the managed funds over a period of time are recognized over time as the services are rendered and in accordance with the Management and Distribution Agreement. Management fees are computed using a fixed percentage based on the average NAV of the managed funds computed on a daily basis. The other fees such as commissions are recognized upon subscription and sale of the Funds' common shares.

Money transfer service income

This represents the commission received by the Group from Western Union for every money transfer service provided by the former for the latter. Revenue is recognized when the money transfer service with the customer has been processed, which is when Western Union acknowledges the transaction. The Group concluded that it is acting as an agent on its remittance services with Western Union. The Group is providing to Western Union a series of distinct services that are substantially the same and have the same pattern of transfer. Accordingly, the revenue on remittance services is recognized over time.

Share in foreign exchange differential

Western Union establishes the rates (on a daily basis) by which the currency in which money transfer service transaction at originating currency is converted to the payment currency. A foreign exchange differential gain arises when the rate set by Western Union at the date of receipt of the cash at the originating currency is different from the rate set on the date of the actual release of the cash under

the payment currency. Share from foreign exchange differential based on the percentage as agreed with Western Union is recognized when remittance service is rendered and the originating currency is converted to the payment currency. The Group concluded that it is acting as an agent on its remittance services with Western Union. The Group is providing to Western Union a series of distinct services that are substantially the same and have the same pattern of transfer. Accordingly, the revenue on remittance services is recognized over time.

Money changing gain

Money changing gain is related to the Group's retail foreign exchange operations in the branches. Funds received from the customers denominated in the originating currency are translated to the payment currency based on the exchange rate set by the Western Union (WU). The difference from the specified exchange rate and the current Philippine Dealing and Exchange Corporation (PDEx) closing rate is recognized as money changing gain. Income from money changing is recognized when the money exchange service has been rendered.

Other income - net

Other revenues include web development and production, media sales, portal and E-commerce revenues and digital public relations (PR) and digital strategy revenues. Revenue from web development and production is recognized based on the percentage of completion method. The stage of completion is assessed by reference to the stage of completion of the development, including completion of services provided for post-delivery service support. Revenue from media sales, portal and E-commerce is recognized at the time that services are rendered. Revenue from PR and digital strategy is recognized when services are rendered in accordance with the provisions of the contracts.

Income from business partners

This represents fees received by the Group from partner companies for other retail services in the branches including over-the-counter payment collection and airline ticketing services. Income from business partners are recognized at the time the services are rendered.

Trading and investment securities gains- net

Trading and investment securities gains - net includes all gains and losses from changes in fair value of financial assets at FVPL, derivatives and gains and losses from disposal of AFS investments and financial assets at FVPL and other financial instruments. Revenue recognized from disposal of AFS equity investment is gross of the commission expense paid to the broker. Revenue is recognized on trade date upon receipt of confirmation of sale of investments from counterparties.

Interest income

Interest income on interest-bearing placements is recorded on a time proportion basis taking into account the effective yield of the asset. Interest on financial instruments is recognized based on the effective interest method of accounting.

Dividend income

Dividend income is recognized when the right to receive payment is established.

Realized foreign exchange gain

Realized foreign exchange gain pertains to the realized gain from the settlement of US\$ denominated NDF and from the buy and sell of US\$ denominated currency. Realized gain from NDF pertains to the difference between the agreed upon forward rate and the fixing rate used in the actual settlement of the NDF, translated into Philippine peso. While realized gain from the buy and sell of US\$ denominated currency is the difference between the spot rate from the day the currency was bought to the day it was sold. Realized foreign exchange gain is recognized when the transactions are settled and gains are translated into Philippine peso.

Expense Recognition

Expenses are recognized when a decrease in future economic benefits related to a decrease in an asset or an increase of a liability has arisen that can be measured reliably.

Cost of services and sales

Cost of services and sales, which include personnel costs and other expenses incidental to the Group's primary services, are expensed as incurred.

General and administrative expenses

General and administrative expenses, which include the cost of administering the business and are not directly associated with the generation of revenue, are expensed as incurred.

Finance Costs

Finance costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Finance costs are calculated using the EIR method in accordance with PAS 39, *Financial Instruments* and recorded as interest expense once incurred.

Leases

The determination of whether an arrangement is, or contains, a lease is based on the substance of the arrangement at inception date and requires an assessment of whether the fulfillment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset.

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

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

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

Group as a lessee

Leases where the lessor retains substantially all the risks and benefits of ownership of the assets are classified as operating leases. Fixed operating lease payments are recognized as expense in the consolidated statement of income on a straight-line basis over the term of the lease agreement.

Retirement Cost

e-Business has a funded, noncontributory defined benefit retirement plan and the Parent Company, and PEMI have unfunded, noncontributory defined benefit retirement plans covering substantially all of their regular employees.

The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method. This method reflects services rendered by employees up to the date of valuation and incorporates assumptions concerning employees' projected salaries. Actuarial valuations are conducted with sufficient regularity, with option to accelerate when significant changes to underlying assumptions occur.

Defined benefit costs comprise of the following:

a. service cost;

- b. net interest on the net defined benefit liability or asset; and
- c. remeasurements of net defined benefit liability or asset.

Service costs, which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time, which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as expense or income in the consolidated statement of income.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in OCI in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations). If the fair value of the plan assets is higher than the present value of the defined benefit obligation, the measurement of the resulting defined benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The Group's right to be reimbursed of some or all of the expenditure required to settle a defined benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.

Income Taxes

Current Tax

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

Deferred Tax

Deferred tax is provided, using the liability method, on all temporary differences and carryforward benefits of excess minimum corporate income tax (MCIT) and unused net operating loss carryover (NOLCO) at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences and carryforward benefits of MCIT and NOLCO to the extent that it is probable that taxable income will be available against which the deductible temporary differences and carryforward benefits of MCIT and NOLCO can be utilized. Deferred income tax, however, is not recognized when it arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting income nor taxable income or loss.

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

each reporting date and are recognized to the extent that it has become probable that future taxable income will allow the deferred tax assets to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the periods when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting period. Movements in deferred tax assets and liabilities arising from changes in tax rate are charged or credited to income for the year.

Deferred tax relating to items recognized directly in other comprehensive income are also recognized in other comprehensive income.

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

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

Equity

Capital stock is measured at par value for all shares issued and outstanding. When the shares are sold at a premium, the difference between the proceeds and the par value is credited to 'Capital paid-in excess of par value' account. Direct costs incurred related to equity issuance, such as underwriting, accounting and legal fees, printing costs and taxes are chargeable to 'Capital paid-in excess of par value' account. If the 'Capital paid-in excess of par value' is not sufficient, the excess is charged against the 'Retained earnings'.

When the Parent Company issues more than one class of stock, a separate account is maintained for each class of stock and the number of shares issued.

Own equity instruments which are acquired (treasury shares) are deducted from equity and accounted for at weighted average cost. No gain or loss is recognized in the consolidated statement of income on the purchase, sale, issue or cancellation of the Parent Company's own equity instruments.

'Retained earnings' represents accumulated earnings of the Group less dividends declared.

Dividends on Common Shares

Dividends on common shares are recognized as a liability and deducted from equity when approved by the respective BOD and shareholders of the Parent Company and its subsidiaries while stock dividends are deducted from retained earnings upon distribution. Dividends for the year that are approved after reporting are dealt with as subsequent events.

Basic/Diluted Earnings Per Share

Basic earnings per share (EPS) is determined by dividing net income (loss) attributable to common shareholders by the weighted average number of shares outstanding during the year with retroactive adjustments for any stock split and stock dividends declared.

Diluted EPS is calculated by dividing the net income (loss) attributable to common shareholders by the weighted average number of common shares outstanding during the year adjusted for the effects of any dilutive potential common shares. As of March 31, 2019 and December 31, 2018, the Parent Company does not have dilutive potential common shares.

Provisions

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event; it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pretax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligation, the provision is reversed.

Where the Group expects some or all of a provision to be reimbursed, the reimbursement is recognized as a separate asset but only when the reimbursement is virtually certain that the expense relating to any provision is presented in the consolidated statement of income, net of any reimbursement.

Contingent Liabilities and Contingent Assets

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

Events After the Reporting Period

Any post year-end events after reporting date that provide additional information about the Group's financial position at the reporting date (adjusting events), if any, are reflected in the consolidated financial statements. Post year-end events that are not adjusting events, if any, are disclosed in the notes to consolidated financial statements, when material.

Segment Reporting

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on business segments is presented in Note 6. The Group's assets producing revenues are located in the Philippines (i.e., one geographical location). Therefore, geographical segment information is no longer presented.

Standards Issued but Not Yet Effective

Pronouncements issued but not yet effective up to the date of issuance of the Group's consolidated financial statements are listed below. The listing consists of standards and interpretations issued, which the Group reasonably expects to be applicable at a future date. The Group intends to adopt the following pronouncements when they become effective. Adoption of these pronouncements is not expected to have a significant impact on the consolidated financial statements unless otherwise indicated

Effective beginning on or after January 1, 2021

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

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

- o Practical expedient for changes in the basis for determining the contractual cash flows as a result of IBOR reform
- Relief from discontinuing hedging relationships
- o 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:

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

The amendments are effective for annual reporting periods beginning on or after January 1, 2021 and apply retrospectively, however, the Company is not required to restate prior periods.

Effective beginning on or after January 1, 2022

- Amendments to PFRS 3, Reference to the Conceptual Framework

 The amendments added an exception to the recognition principle of PFRS 3, Business

 Combinations, to avoid the issue of potential 'day 2' gains or losses arising for liabilities and contingent liabilities that would be within the scope of PAS 37, Provisions, Contingent

 Liabilities and Contingent Assets, or Philippine-IFRIC 21, Levies, if incurred separately. It also clarified that contingent assets do not qualify for recognition at the acquisition date. The Company will apply these amendments prospectively for annual reporting periods beginning on or after January 1, 2022.
- Amendments to PAS 16, *Plant and Equipment: Proceeds before Intended Use*The amendments prohibit entities deducting from the cost of an item of property, plant and equipment, any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the costs of producing those items, in profit or loss.

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

• Amendments to PAS 37, Onerous Contract - Costs of Fulfilling a Contract
The amendments specify which costs an entity needs to include when assessing whether a contract is onerous or loss-making. The amendments apply a "directly related cost approach".

The costs that relate directly to a contract to provide goods or services include both incremental costs and an allocation of costs directly related to contract activities. General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract. The amendments are effective for annual reporting periods beginning on or after January 1, 2022. The Company will apply these amendments to contracts for which it has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments.

- Annual Improvements to PFRSs 2018-2020 Cycle
 - Amendments to PFRS 1, First-time Adoption of Philippines Financial Reporting Standards.

Subsidiary as a first-time adopter

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

The amendment is effective for annual reporting periods beginning on or after January 1, 2022 with earlier adoption permitted

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

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

The amendment is effective for annual reporting periods beginning on or after January 1, 2022 with earlier adoption permitted. The Company will apply the amendments to financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment.

• Amendments to PAS 41, *Agriculture, Taxation in fair value measurements*The amendment removes the requirement in paragraph 22 of PAS 41 that entities exclude cash flows for taxation when measuring the fair value of assets within the scope of PAS 41. An entity applies the amendment prospectively to fair value measurements on or after the beginning of the first annual reporting period beginning on or after January 1, 2022 with earlier adoption permitted.

Effective beginning on or after January 1, 2023

- PFRS 17, Insurance Contracts
 - PFRS 17 provides updated information about the obligation, risks and performance of insurance contracts, increases transparency in financial information reported by insurance companies, and introduces consistent accounting for all insurance contracts based on a current measurement model. The standard is effective for annual periods beginning on or after January 1, 2023. Early application is permitted but only if the entity also applies PFRS 9 and PFRS 15.
- Amendments to PAS 1, Classification of Liabilities as Current and Non-Current
 The amendments clarify the following to specify the requirements for classifying liabilities as current or non-current:
 - What is meant by a right to defer settlement;
 - That a right to defer must exist at the end of the reporting period;

- That classification is unaffected by the likelihood that an entity will exercise its deferral right;
- That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability not impact its classification.

Deferred effectivity

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

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

On January 13, 2016, the FRSC postponed the original effective date of January 1, 2016 of the said amendments until the IASB has completed its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

3. Significant Accounting Judgement and Estimates

The preparation of the consolidated financial statements in accordance with PFRS requires the management to make judgments and estimates that affect the reported amounts of revenues, expenses, assets, and liabilities and the accompanying disclosures, as well as disclosure of contingent assets and contingent liabilities, if any. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of any change in judgments and estimates are reflected in the consolidated financial statements as they become reasonably determinable.

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

Judgments

The following are the critical judgments and key assumptions that have a significant risk of material adjustment to the carrying amounts of assets and liabilities within the next financial year:

a. Determination of whether the Group is acting as a principal or an agent in its revenue transactions

The Group assesses its revenue arrangements against the following criteria to determine whether it is acting as a principal or an agent:

- whether the Group has primary responsibility for providing the goods and services;
- whether the Group has inventory risk;
- whether the Group has discretion in establishing prices; and
- whether the Group bears the credit risk.

If the Group has determined it is acting as a principal, revenue is recognized on a gross basis with the amount remitted to the other party being accounted for as part of costs and expenses.

If the Group has determined it is acting as an agent, only the net amount retained is recognized as revenue.

The Group assessed that it is acting as an agent due to the following characteristics of its relationship with the Funds:

- The Group does not have significant ownership over the Funds.
- The Funds have the substantive and practical ability to exercise its kick-out rights held by the BOD. The Group can be terminated anytime without any grounds/cause and without payment of penalty by the majority vote of the BOD of the Funds or 2/3 votes of the outstanding capital.
- There are no interlocking directors between the Group and the Funds and only 1/7 BOD representation between the Funds and the Group.
- The remuneration agreement between the Group and the Funds are the customary arrangement for the services it renders and is negotiated on an arm's length basis.

b. Determining the timing of satisfaction of performance obligations applicable after January 1, 2018

Assessing when the Group satisfies a performance obligation, i.e. transfer control of a promised good or service to the customer, over time or point in time involves significant judgment. Accordingly, it affects the timing of revenue recognition for these performance obligations.

Based on management's assessment, performance obligations related to remittance services (money transfer service income, share in foreign exchange differential, income from business partners and income from money changing services), are series of distinct services that are satisfied over time. As the Company renders the services, the customers simultaneously receives and consumes the benefits provided by the Company's performance of these services.

In measuring the revenue to be recognized over time, management assessed that output method faithfully depicts the Company's performance in transferring control of the services to the customers. Since the Company bills a fixed price per transaction with the customers upon satisfaction of the performance obligations, management believes that this right to consideration from a customer corresponds directly with the value to the customer of the Company's performance completed to date. Accordingly, the Company has applied the "right to invoice" practical expedient in measuring the revenue recognized over time.

c. Contractual cash flow characteristics test

In determining the classification of financial assets under PFRS 9, the Group assesses whether the contractual terms of these financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal outstanding, with interest representing time value of money and credit risk associated with the principal amount outstanding. The assessment as to whether the cash flows meet the test is made in the currency in which the financial asset is denominated. Any other contractual term that changes the timing or amount of cash flows (unless it is a variable interest rate that represents time value of money and credit risk) does not meet the amortized cost criteria.

d. Business model test

The Group manages its financial assets based on business models that maintain adequate level of financial assets to match expected cash outflows and maintain adequate level of high quality liquid assets while maintaining a strategic portfolio of financial assets for trading activities.

The Group's business model can be to hold financial assets to collect contractual cash flows even when sales of certain financial assets occur. PFRS 9, however, emphasizes that if more than an infrequent number of sales are made out of a portfolio of financial assets carried at amortized cost and those sales are more than insignificant in value (either individually or in

aggregate), the entity should assess whether and how such sales are consistent with the objective of collecting contractual cash flows.

Estimates

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

a. Fair value of financial instruments

The fair values of derivative assets and liabilities recognized or disclosed in the consolidated financial statements cannot be derived from active markets, these are determined using a valuation technique that include the use of mathematical model. The inputs to this model are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. The judgments include considerations of liquidity and identification of comparable investments and applicable credit spreads to arrive at adjusted quoted market prices.

The carrying values and corresponding fair values of derivative asset and liabilities as well as the manner in which fair values were determined are discussed in more detail in Note 5.

b. Credit losses on financial assets

The Fund reviews its debt financial assets subject to ECL annually with updating provisions as necessary. The measurement of credit losses requires judgment, in particular, the estimation of amount and timing of future cash flows and collateral values when determining the credit losses and the assessment of SICR. Elements of the model used to calculate ECL that are considered accounting estimates and judgments, include among others:

- Segmentation of financial assets to determine appropriate ECL model and approach
- Criteria for assessing whether there has been SICR in the debt financial assets and so allowances be measured on a lifetime ECL basis and the qualitative assessment
- Segmentation of financial assets when ECL is calculated on a collective basis
- Development of ECL models, including formula and various inputs
- Selection of forward-looking macroeconomic variables and scenarios

c. Recognition of deferred tax assets

Deferred tax assets are recognized for all deductible temporary differences to the extent that it is probable that taxable income will be available against which the differences can be utilized. Significant management judgment is required to determine the amount of deferred tax assets to be recognized, based upon likely timing and level of future taxable income.

4. Fair Value of Financial Assets

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. Fair values are obtained from quoted market prices, discounted cash flow models and option pricing models, as appropriate.

The following methods and assumptions are used to estimate the fair value of each class of financial instruments:

Cash and cash equivalents, receivables, accounts payable and other current liabilities and notes payable

The carrying amounts approximate fair values due to the short-term nature of these financial instruments.

Investments in amortized costs, financial assets and liabilities at FVTPL (except derivatives) Fair values are generally based on quoted market prices. For the Group's equity investments classified as financial assets at FVTPL, fair values are determined based on quoted closing prices or bid price in cases when the former is not available in the PSE for 2018 and 2017, respectively. For the Group's fixed income investments classified as financial assets at FVTPL, fair values are determined based quoted market prices, if available. If market prices are not readily available or if the securities are not traded in an active market, as in the case of fixed income investments classified as investment in amortized costs, fair values are estimated using adjusted quoted market prices of comparable investments or using the discounted cash flow methodology. For the Group's UITFs and mutual funds classified as financial assets at FVTPL, fair values are estimated using published net asset value (NAV).

Derivative instruments (included under financial assets and liabilities at FVPL) Fair values are calculated by reference to the prevailing interest differential and spot exchange rate as of the reporting date, taking into account the remaining term to maturity of the derivative instruments. For the stock warrants, fair values are determined based on quoted prices.

Financial Risk Management Objectives and Policies

The Group's principal financial instruments consist of cash and cash equivalents, receivables, financial assets at FVTPL, account payable and other liabilities. The Group also has various other financial assets and liabilities such as deposits.

The main risks arising from the Group's financial instruments are credit risk, liquidity risk and market risks. The BOD reviews and approves the policies for managing each risk and these are summarized below.

Credit risk

Credit risk is the risk that the Group will incur a loss because its customers or counterparties failed to discharge their contractual obligations. The Group manages and controls credit risk by trading only with recognized, creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis so that the Group's exposure to credit losses is not that significant. Since the Group trades only with recognized third parties, there is no requirement for collateral.

As of June 30, 2022 and December 31, 2021, the Group's maximum exposure to credit risk is equal to the carrying values of its financial assets since it does not hold any collateral or other credit enhancements that will mitigate credit risk exposure.

The fair values of financial assets at FVPL and AFS investments represent the credit risk exposure as of the reporting date but not the maximum risk exposure that could arise in the future as a result of changes in fair value of the said instruments.

5. Segment Information

For management purposes, the Group is organized into major operating business segments as follows:

Investment holdings

The investment holdings segment deals in the acquisition and sale of financial instruments.

a. Remittance services

The remittance services segment provides the infrastructure and services as the largest direct agent for money transfer of Overseas Filipino Workers. Beyond the remittance business, this segment facilitates the fulfillment of e-commerce transactions and serves as a payment platform for any Business to Business (B2B) or Business to Customers (B2C) initiative.

b. Internet online-related products and services

This segment engages in the business of internet online-related products relating to database search engine, such as, but not limited to, conceptualizing, designing, illustrating, processing and editing web sites; to engage in other pre-production and post-production work on web sites in the internet; and to sell and market said products in the form of advertising of finished products in the domestic or export market.

c. Mutual fund management

This segment deals in the management of mutual funds.

Management monitors the operating results of each segment. The measure presented to manage segment performance is the segment income before tax. Segment income before tax is based on the same accounting policies as the consolidated net income except that intersegment revenues are eliminated only at the consolidation level. Transfer pricing between segments are on arm's length basis in a manner similar to transactions with third parties.

The Executive Committee (Excom) is actively involved in planning, approving, reviewing, and assessing the performance of each Group's segment. The Excom oversees the Group's decision making process. The Excom's functions are supported by the heads of each of the segments, which provide essential input and advice in the decision-making process. The Chief Operating Decision Maker is the Chief Executive Officer.

The Group mainly operates and generates revenue in the Philippines. Thus, geographical segment information is not presented.

The Group has no significant customers which contribute 10.00% or more of the consolidated revenues.

6. Cash and Cash Equivalents

This account consists of:

	June 30, 2022	December 31, 2021
Cash on hand	181,270,100	269,470,073
Cash in banks	1,647,329,309	2,601,815,539
Short-term placements	3,211,408,815	810,161,378
Total	5,040,008,224	3,681,446,990

Cash in banks earn interest at the prevailing bank deposit rates. Short-term investments are made for varying periods of one to three months depending on the immediate cash requirements of the Group, and earn interest at the prevailing short-term investment rates.

7. Loans and receivables

This account consists of:

	June 30, 2022	December 31, 2021
Due from:		
Western Union	123,362,344	143,601,912
Broker	-	2,215,264
Business partners	42,084,565	16,000,007
Trade Receivables	66,234,953	68,018,078
Accrued interest	26,711,542	30,582,867
Receivable from related parties and employees	1,803,203	2,806,825
Others	-	18,488,058
	260,196,607	281,713,011
Less allowance for credit losses	(8,177,538)	(12,262,375)
Total	252,019,069	269,450,636

Aging of loans receivable is presented below:

Aging of Loans and Receivables

No. of Days	Due from WU, Brokers, Subagents and Affiliates	Others	Total
Current (1-30 days)	193,961,654	66,234,953	260,196,607
31-60 days	-		-
61 – 90 days	-		-
Over 90 days	-		<u>-</u>
TOTAL	193,961,654	66,234,953	260,196,607

Due from Western Union represents pay-outs of e-Business for fund transfers and remittance services, which were not yet reimbursed by Western Union as of June 30, 2022 and December 31, 2021

Due from business partners include receivables from counterparty banks for cash to be delivered to the branches.

The terms and conditions of loans and receivables are as follows:

- Due from Western Union, sub-agents, and business partners generally have one to four days' term
- Due from broker is usually collectible within three days.

Trade receivables include receivables from advertising and web development services which are normally collectible within two to four months after billing is made. This also includes management and commission income earned from the funds managed by the Group.

• Other receivables are all short-term in nature.

8. Financial Assets at FVPL

This account consists of investments in:

	June 30, 2022	December 31, 2021
Corporate bonds	2,077,983,411	2,232,589,461
Government bonds	1,889,779,302	2,772,417,563
Mutual Funds	888,791,230	948,268,857
Equities	1,300,629,521	1,648,436,734
	6,157,183,464	7,601,712,615

Equity Securities

Quoted equity securities pertain to investments in stocks listed in the PSE.

Mutual Funds

Mutual funds represent investment in an open-end mutual fund. These investments are valued at net asset value per share (NAVPS) which is computed by dividing the mutual funds' net assets (total assets less total liabilities) by the total number of redeemable shares issued and outstanding as of reporting date.

Debt Securities

Debt Securities consists of government bonds, mostly FXTNs ,PSALM and RTBs, and corporate bonds.

Derivative instruments

These are outstanding currency forward contracts entered by the company.

Mutual Funds

Mutual funds represent investment in an open-end mutual fund. These investments are valued at net asset value per share (NAVPS) which is computed by dividing the mutual funds' net assets (total assets less total liabilities) by the total number of redeemable shares issued and outstanding as of reporting date.

9. Prepaid Expenses and Other Current Assets

This account consists of:

Prepaid Expenses and Other Current Assets

	June 30, 2022	December 31, 2021
Prepaid expenses	2,142,867	2,087,922
Input value-added tax	4,145,726	1,791,695
Others	4,329,605	3,178,055
Less Allowance for Impairment	(1,450,571)	
	9,167,627	7,057,672

Prepaid expenses comprise rent, insurance, taxes and uniforms.

10. Property and Equipment

Details of this account are presented below:

	June 30, 2022 Decemb	oer 31, 2021
Cost	617,966,647	570,813,181
Less: Accumulated Depreciation	507,918,590	447,720,879
	110,048,058	123,092,302

11. Other Noncurrent Assets

This account consists of

	June 30, 2022	December 31, 2021
Rental and other deposits	23,141,190	22,886,682
Software and website - net	7,759,329	10,396,383
Others	5,520,329	7,754,100
	36,420,848	41,037,165
Less: Allowance for credit losses	(2,687,188)	(502,415)
	33,733,660	40,534,750

In 2001, the Parent Company sold its investment in Lucky Star at 96.59 million (a company incorporated to operate off-front on betting stations in the Philippines) since management believes that there is a significant uncertainty with respect to the recovery of this investment due to the Supreme Court decision to shut down Jai-alai operations. The related receivable from the sale, which is collectible over ten years at certain pre-agreed installment terms until 2012, has been fully provided with allowance for credit losses. As collections are actually received, an equivalent amount of the allowance will be reversed and credited to income.

The goodwill recognized in the consolidated statement of financial position pertains to the excess of the acquisition cost of the Parent Company over the book value (BV) per share of the investment in PEMI in 1994. The Group performed its annual impairment test on December 31,

2016. The relationship between the investment's current BV per share (considered as the recoverable amount) and its original carrying value (CV) per share, among other factor, when reviewing for indicators of impairment. As of December 31, 2018, the current BV per share of PEMI is above the investment cost per share. There is no impairment loss recognized on goodwill as at 2019.

9. Accounts Payable and Other Current Liabilities

This account consists of:

	June 30, 2022	December 31, 2021
Due to sub-agents and brokers	8,097,620	33,442,300
Accrued expenses	161,964,729	158,726,332
Trade payables	60,533,498	39,210,998
Output value added tax	3,863,485	14,872,654
Documentary stamp tax	271,658	-
Expanded withholding tax	3,582,011	6,162,333
Derivative liabilities	98,315,926	13,754,703
Others	2,124,121	3,411,387
	338,753,048	269,580,707

Terms and conditions and nature of the liabilities follow:

- Due to sub-agents and brokers are noninterest-bearing and are normally settled on a two to four days' term.
- Accrued expenses consists of accruals for profit sharing costs, vacation leave and sick leave conversion, insurance, security services, cash delivery services, utilities, media buys and others.
- Trade payables include amounts due for purchase of government bonds.
- Other payables include withholding taxes payable, documentary stamp tax payable, merchant deposits, sundry credits and others.

Trade payables, accrued expenses and other payables are all short-term in nature. These are settled within one year after the reporting period.

10. **Revenues**

This account consists of:

	June 30, 2022	June 30, 2021
Money transfer service	34,352,879	96,026,212
Money changing	39,605,760	32,451,841
Interest income	88,274,107	92,478,871
Income from Mutual Fund	129,998,244	117,243,927
Trading Gain/(Loss)	(522,548,132)	55,174,889
Others	65,963,820	115,665,935
	(164,353,321)	509,041,674

Trading and investment securities gains (losses) -net consists of:

	June 30, 2022	June 30, 2021
Net realized gain (loss) on sale	(3,998,260)	11,986,490
Changes in fair values	(518,559,872)	(43,188,399)
	(522,548,132)	55,174,889

14. General and Administrative Expenses

This account consists of:

	June 30, 2022	June 30, 2021
Salaries, wages and allowances	61,423,716	71,434,311
Outside services	34,591,855	30,428,705
Rent and utilities	30,061,646	18,268,575
Taxes and licenses	10,310,942	7,850,915
Office supplies	3,170,777	3,062,399
Transportation and travel	8,184,204	7,022,913
Professional fee	2,206,640	1,844,748
Representation	612,371	454,464
Advertising	588,632	63,602
Others	6,193,332	6,133,562
	157,344,116	146,564,193

15. Retirement Cost

The Parent Company and PEMI have unfunded, noncontributory defined benefit pension plans covering substantially all of their qualified employees. Vantage Financial Corp. has a funded, noncontributory defined benefit pension plan. The funds of the plan of Vantage Financial Corp are being administered and managed by the Trust & Investment Services Group of Union Bank of the Philippines.

16. **Equity**

The details of this account as of June 30, 2022 and December 31, 2021 are shown below:

	June 30, 2022		December 31, 2021	
	Shares	Amount	Shares	Amount
Authorized shares				
(at par value*)	5,000,000,000	5,000,000,000	5,000,000,000	5,000,000,000
Issued shares	4,335,181,766	4,335,181,766	4,335,181,766	4,335,181,766
Treasury stock	(135,599,500)	(190,460,934)	(135,599,500)	(190,460,934)
Outstanding shares	4,199,582,266	4,144,720,832	4,199,582,266	4,144,720,832

The track record of the Parent Company's registration of securities in compliance with the Securities Regulation Code Rule 68 Annex 68-D 1(I) follows:

a. Authorized Shares

		Authorized Number
Date of SEC Approval	Type of Shares	of Shares
October 27, 2015	Common	5,000,000,000
January 12, 2009	Common	2,250,000,000
October 20, 1992	Common	1,900,000,000

b. Stock Dividends

Date of SEC Approval	<u>Percentage</u>
December 18, 2015	100%
January 12, 2009	25%

c. Number of Shareholders

Year End	Number of shareholders
December 31, 2020	611
December 31, 2019	613

On May 19, 2015, the BOD of the Parent Company approved the declaration of stock dividends equivalent to a total of 2.10 billion representing 2,099,791,133 shares at 1.00 par value per share, payable to all stockholders of record as of January 8, 2016. The said dividends were distributed on February 3, 2016.

Dividend declaration of subsidiaries

On February 3, 2016, the BOD and two-thirds (2/3) of the outstanding capital of the PEMI approved the declaration of stock dividends equivalent to a total of 1,785,000 shares at 100.00 par value per share, payable to all stockholders of record as of February 15, 2016. The said dividends is paid on March 14, 2016.

On December 11, 2013, the BOD of e-Business approved the declaration of stock dividends worth 150.00 million to stockholders of record as of December 30, 2013. Stock dividends were distributed on October 10, 2014.

On January 19, 2019, the BOD and shareholders representing two-thirds (2/3) of the outstanding capital of PEMI approved the declaration of stock dividends equivalent to a total of 3,570,001 shares at P100.00 par value per share, payable to all stockholders

Increase in Authorized Capital Stock of Subsidiaries

On June 20, 2017, the BOD and two-thirds (2/3) of the outstanding capital of Ebusiness Services, Inc. approved the increase in the authorized capital stock from 400,000,000 shares with par value of 1.00 per share in 2016 to 800,000,000 shares with par value of 1.00 per share in 2017. The SEC approved the increase in authorized capital stock on January 23, 2018.

Of the said increase, 400,000,000 shares of capital stock has been actually subscribed and paid by the existing shareholders of the Corporation by way of stock dividends to be paid out of the retained earnings which was declared on June 20, 2017.

17. Related Party Transactions

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. This includes: (a) individuals owning, directly or indirectly through one or more intermediaries, control, or are controlled by, or under common control with, the Group; (b) associates; and, (c) individuals owning, directly or indirectly, an interest in the voting power of the Group that gives them significant influence over the Group and close members of the family of any such individual.

Related party transactions with subsidiaries are eliminated in the consolidated financial statements. These transactions are based on terms similar to those offered to non-related parties and are settled in cash.

18. Basic/Diluted Earnings Per Share

March 31, 2022 December 31, 2021

(a) Net income (loss) attributable to equity		
holders of the Parent Company	(209,534,292)	399,551,536
(b) Weighted average outstanding shares	4,199,582,266	4,199,582,266
(c) Basic/Diluted earnings per share (a/b)	(0.0499)	0.0951

-FOR STOCKHOLDERS' APPROVAL-

MINUTES OF THE ANNUAL MEETING OF THE STOCKHOLDERS OF

VANTAGE EQUITIES, INC.

Held remotely on 30 September 2021 at 3:00p.m.

TOTAL NUMBER OF SHARES OUTSTANDING 4,199,582,266
TOTAL NUMBER OF SHARES PRESENT/REPRESENTED 3,557,005,950
and ENTITLED TO VOTE (85%)

MEMBERS OF THE BOARD OF DIRECTORS PRESENT:

VALENTINO C. SY
EDMUNDO MARCO P. BUNYI, JR.
IGNACIO B. GIMENEZ
ROBERTO C. LORAYES
WILLY N. OCIER
JOSEPH L. ONG
WILSON L. SY
TIMOTHY BRYCE A. SY
KEVIN NEIL A. SY
DARLENE A. SY
ANTONIO R. SAMSON
GREGORIO T. YU
BERT C. HONTIVEROS

OFFICERS PRESENT

ATTY. JONATHAN P. ONG MA. ANGELICA CABANIT - Corporate Secretary Compliance Officer

OTHER ATTENDEES

ANDY O. CO - Nominee Director

SHAREHOLDERS PRESENT

Please see the attached breakdown of shareholders present in terms of mode of attendance (by proxy or remotely) and the percentage of the outstanding shares that they own.

CALL TO ORDER

The Chairman called the meeting to order at 3:00pm and presided over the same.

RULES AND PROCEDURES FOR THE STOCKHOLDER'S MEETING VIA WEBCAST

The Chairman requested the Corporate Secretary to enumerate the Rules and Procedures for the remote meeting. The Corporate Secretary enumerated the procedures for the stockholders meeting, which were also outlined in the website http://vantage.com.ph/2021ASM and in the Definitive Information Statement. Stockholders were requested to submit their voting tickets and proxies, questions, comments and clarifications and suggestions on or before September 20, 2021. All votes cast would be validated and tabulated on September 21, 2021, and the results of the voting would be reported after each agenda item in the meeting. A moderator would monitor any questions or comments raised during the meeting to ensure that they were addressed during the same.

PROOF OF NOTICE OF MEETING AND CERTIFICATION OF QUORUM

Upon request of the Chairman, the Corporate Secretary confirmed that notice of the meeting was sent to the stockholders of record as of September 1, 2021 in accordance with the



Corporation's By-Laws. The Chairman requested the Corporate Secretary to append the certificate attesting to the sending of notices to the original of the Minutes of the Meeting.

Based on the based on the votes validated on September 20, 2021, out of the 4,199,582,266 shares of the total outstanding capital stock of the Corporation, there were present and represented in the meeting Stockholders owning 3,557,005,950 shares, representing an attendance of 85% of the total outstanding capital stock of the Corporation. There was therefore a valid quorum for the transaction of the business at hand.

APROVAL OF THE MINUTES OF THE PREVIOUS MEETING OF STOCKHOLDERS

The President asked if copies of the last Annual Stockholder's Meeting held on September 17, 2020were made available to the stockholders before the start of the meeting. The Corporate Secretary replied that copies of the Minutes of the Meeting held on September 17, 2020were furnished the stockholders prior to the start of the meeting, and was also made available on the website of the Corporation five (5) days after the last meeting.

The Corporate Secretary informed the Chairman that based on the tabulation of the votes cast on September 21, 2021, stockholders owning 3,557,005,950 shares, representing an attendance of 85% of the total outstanding capital stock of the Corporation, voted in favor of the approval of the Minutes of the last stockholders meeting. The following resolution was passed:

"RESOLVED, that the Minutes of the Annual Meeting of the Stockholders of Vantage Equities, Inc. held on September 17, 2020be approved."

APPROVAL OF 2020 OPERATIONS AND RESULTS

The Chairman informed the Board and the stockholders that copies of the Information Statement with the accompanying Annual Reports, the quarterly report for the second quarter of 2021 and the Audited Financial Statements of the Corporation for the year ended December 31,2020 had been sent to the Stockholders several weeks prior to the meeting.

He then called on the President to present the highlights of these reports.

The President presented his report on the highlights of the Corporation's consolidated financial performance for 2020 and H1 2021.

VEI Balance Sheet Highligh	VEI	Balance	Sheet	High	hlight
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In millions	2018	2019	2020	HI 2021
Current Assets	9,704	10,576	10,929	11,258
Total Assets	9,928	10,895	11,168	11,471
Total Liabilities	579	664	505	631
Total Equity	9,349	10,231	10,663	10,840
Book Value	2.23	2.44	2.54	2.58

He reported that the Corporation ended 2020 with almost P10.7B in total equity, which translated into a Book Value per share of P2.54. For H1 2021, total equity increased to P10.8Btranslating into a Book Value per share of P2.58.

VEI Income Statement Highlights

In millions	2018	2019	2020	IH2021
Revenues	678	1,403	986	509
Net Income	123	767	432	170
Earnings per Share	0.3	.18	.10	.04

In terms of revenue, the Corporation ended 2020 with a revenue of P986M and a net income of P432M. EPS was at P.10. For H1 2021, the Corporationgenerated a net profit of P170M which translated into a P.04EPS.



Segment Performance 2020

FY2020	Parent	VFC	PEMI	Others	Consolidated
Revenue	351	459	215	(39)	986
Net Income	316	28	112	(24)	432

"Others" represented losses in the Philequity MSCI Global Fund because it had not beensold down to investors, so the same was still consolidated in the books of the Corporation. This is expected to be corrected in the next year or so.

Segment Performance HI2021

HI2021	Parent	VFC	PEMI	Others	Consolidated
Revenue	98	223	123	65	445
Net Income	88	36	58	(12)	170

The Treasurer and CFO, Mr. Timothy Bryce A. Sy, then presented the highlights of the investment and trading operations of the Corporation.

VEI 2020 Performance

FY2020	2018	2019	2020	HI 2021
Revenue	(69)	565	351	98
Net Income	(123)	555	316	88

He began by recounting the significant events in 2020 which had affected the Corporation's trading portfolio. In January 2020, markets were already under pressure because of the TaalVolcano explosion and the oil price hikes caused by the Trump drone strike on a ranking Iranian general.

When the Covid 19 pandemic struck in March, risk assets collapsed globally. At its worst, the PSE was down to the 4,000 level. In Fixed Income, sellers could not find buyers as bids dropped. Inspite of this, the Corporationended 2020 on a positive note with a net income of P316M. However, this was down by 40% compared to 2019.

Markets gave back its early gains in H12021, with profit taking starting in February. Meanwhile inflation pressure form pork prices and the underwhelming GDP growth had yieldsin fixed income coming off their lows. This resulted in slower gains in the trading portfolio, which only gained a net income of P88M for H1 2021.

VEI Portfolio Contribution

In million pesos	2018	2019	2020	HI 2021
Equity Portfolio	(260)	24	(60)	(18)
Fixed Income Portfolio	105	550	406	67
Fx Gains/(Loss) &	86	(9)	5	49
Other Gains				
Total Contribution	69	565	351	98

The breakdownof the trading portfolio showed that the equity portfolio ended up with a small loss of P60M in 2020. But the Corporation was able to recoup the losses when the market collapsed during the first lockdown in March. Towards the end of the year,the Company also started opportunistic buying of certain issues.

The losses in the equity portfolio were offset by gains in the fixed income portfolio. Management took advantage of the temporary spike in yields due to the market panic. When Central Banks worldwide started to slash rates to combat slowing growth, Management started selling into the strength in the latter half of 2020.

Overall, the Corporation remained defensive as it is of the view that rates had already bottomed.



The start of 2021 saw profit taking, so the Corporation only incurred a small loss in the equity portfolio. Management foresees that this will turn into a gain in H2 2021. The Fixed Income Portfolio is still positive, but to a much lesser extent compared to the same period in 2020, at P67M. There was also a P49M gain from a large one-off payment from a remittance subsidiary.

The bulk of the contribution came from the Fixed Income Portfolio.

VEI Portfolio Return

In % p.a.	2018	2019	2020	H12021
Equity Portfolio	-5.5%	2.7%	-9.5%	-0.6%
PSEI	-12.8%	4.7%	-8.6%	-3.3%
Fixed Income Portfolio	3.7%	8.4%	5.5%	1.1%

In terms of percentages, the equity portfolio was down 9.5% in 2020, registering a slight underperformance in comparison to the PSE benchmark at -8.6%. The Fixed Income Portfolio booked a gain of 5.5% to offset the losses in the equity book.

In H12021, the Equity Portfolio outperformed the PSE benchmark while still slightly negative overall at -0.6%, but it is expected to end the year positive. The Fixed Income Portfolio was relatively flat at a gain of 1%, as Management sees that interest rates have probably bottomed out already. Interest rates are expected to only go higher from here. Management will continue to raise cash to insulate the books from higher interest rates.

VEI Investment Portfolio

In billion p	esos	2018	2019	2020	HI 2021
Short Term	n Investments	4.0	0.9	1.3	1.4
Equity Securities		0.9	0.9	1.0	1.5
Fixed Income Securities		2.3	5.9	5.7	5.5
Total	Investment	7.2	7.8	8.0	8.4
Portfolio					

Equity holdings were slightly higher than in 2019 despite the markdown from market losses. Fixed income holdings were slightly lower at P5.7B from P5.9B in 2019. The overall trading portfolio had ended at P8.0B in 2020. In H12021, Management continued to reduce fixed income holdings and had let some of the bonds mature. It is now down to P5.5B, while the Equity Book has increased to P1.5B from P1.0B as of end December 2020 as some additional issues were picked up. As of H12021, the Total Investment Portfolio stood at P8.4B. Up from P8.0B as of end December 2020.

The President then presented the Income Statement Highlights of Vantage Financial Corporation (VFC), a 100% owned subsidiary of Vantage Equities, Inc., as follows:

In million pesos	2018	2019	2020	HI 2021
Net Revenue	509	458	388	203
Expenses	396	406	360	167
Net Income	113	52	28	36

He explained that 2020had seen many changes in the operations of VFC. Frombeing an exclusive provider of Western Union since its inception, the Company hasnow become non-exclusive and had begun to partner with as manyinternational and domestic remittance partners. This transition continues into 2021.

Revenue was down 15% in 2020.Net Income had decreased 16% due to the effect of the Covid 19 pandemic on net commissions coming from stores which were located mostly in malls. These stores, which were the biggest contributors to net income, suffered the most when the pandemic began in the first half of March 2020.



Inspite of this, VFC did some cost cutting by closing down some branches and requesting for rent concessions from its lessors. This enabled VFC to end 2020 on a positive note with a net income of P28M.

In H12021, when everyone thought that the situation would become better, it only became worse. As a result, net commissions were still down 9% from an already diminished volume from last year. On a bright note, the volatility in foreign exchange trading allowed VFC to make P59M, which is 91% up compared to the same period last year. While it has already exceeded the net profit for last year, the prospects might be equally, if not more challenging, for H22021.

Remittance Volume Trend

There was a large dip in remittance volumes beginning in April 2020, reflecting the effects of the pandemic which had started to take effect in the second half of March 2020. There was a respite in the 3Q2020, which ended strong at year end. Remittance volumes continue to languish in H12021, as the country continues to be affected by the pandemic. As between inbound and outbound remittances, the latter was the more resilient and suffered less declines compared to the others. Fortunately, the outbound remittancescontributed the biggest market for the services offered by VFC.

The President then presented the results of operations of Philequity Management, Inc. (PEMI), a 51% owned subsidiary of Vantage Equities, Inc., for 2020.

Assets Under Management (AUM) increased to P29.3B in 2020, up from P22.4B in 2019. Customer base grew to 64.6K unique customers in 2020, compared to 55.7K in 20019.

In the H12021, AUM continued to grow to P31.8B, while Customer base remained more or less stable.

The breakdown	of the Total	LAIM
The breakdown	or the rota	I AUM:

In million pesos	2019	2020	HI 2021
Philequity Fund	11,334	10,657	10,351
Philequity PSE Index	3,798	3,270	3,676
Fund			
Philequity Dividend	2,493	2,240	2,185
Yield Fund			
Philequity Peso Bond	224	291	318
Fund			
Philequity Dollar	279	274	202
Income Fund			
Philequity MSCI Phils	369	334	329
Index Fund			
Philequity Alpha One	25	107	251
Fund			
Privately Managed	3,921	11,718	14,494
Funds			
AUM	22,441	29,341	

The biggest Philequity fund contributor was the flagship Philequity Fund. Growth in 2020 was due to several private funds managed by PEMI. The trend persists in H12021, as it now has more privately managed funds than Philequity Funds.

PEMIIncome Statement Highlights

In million pesos	2018	2019	2020	HI 2021
Revenues	254	260	215	123
Net Income	133	149	112	58



Revenue and Income were down in 2020 compared to 2019 because while assets grew, commissions from privately managed funds were less. Hence, lesser revenues and income followed suit.

PEMI registered a moderate increase in Net Income in H12021, compared to the same period in 2020.

Thereafter, Corporate Secretary informed the Chairman that based on the tabulation of the votes cast on September 21, 2021, stockholders owning 3,557,005, 950 shares, or 85% of the total outstanding capital stock of the Corporation, had voted in favor of the approval of the Annual Reports, the Quarterly Report for the second quarter of 2021 and the Audited Financial Statements of the Corporation for the year ended December 31, 2020. The following resolution was passed:

"RESOLVED, that the Report on Vantage Equities, Inc.'s Operations and Results for 2020, together with the Audited Financial Statements for the year ended December 31, 2020, be approved."

RATIFICATION OF ALL ACTS OF THE BOARD OF DIRECTORS AND OFFICERS

The Chairman presented all acts done by the directors and officers in the regular course of business from the date of the last stockholders meeting up to the present for ratification by the stockholders.

The Corporate Secretary informed the Chairman that based on the tabulation of the votes cast on September21, 2021, stockholders owning 3,557,005,950 shares, or85% of the total outstanding capital stock of the Corporation, voted in favor of the ratification. The following resolution was passed:

"RESOLVED, that all acts of the Board of Directors and Officers of Vantage Equities, Inc. from the date of the last meeting up to the date of the present meeting be confirmed, ratified and approved."

ELECTION OF DIRECTORS

The President presented the matter of the election of the members of the Board of Directors of the Corporation for the year 2021-2022.

The Corporate Secretary informed the Chairman that based on the tabulation of the votes cast September 21, 2021 stockholders owning 3,557,005,950shares, or855% of the total outstanding capital stock of the corporation, had voted equally in favor of all thirteen (13) nominees for the Board of Directors.

Directors	Votes	
Valentino C. Sy	3,557,005,950	
Edmundo Marco P. Bunyi, Jr.	3,557,005,950	
Joseph L. Ong	3,557,005,950	
Roberto Z. Lorayes	3,557,005,950	
Willy N. Ocier	3,557,005,950	
Wilson L. Sy	3,557,005,950	
Timothy Bryce A. Sy	3,557,005,950	
Kevin Neil A. Sy	3,557,005,950	
Darlene A. Sy	3,557,005,950	
Ignacio B. Gimenez	3,557,005,950	
Gregorio T. Yu	3,557,005,950	
Andy O. Co	3,557,005,950	
Bert C. Hontiveros	3,557,005,950	



In compliance with the requirements of Rule 38 of the Revised Implementing Rules of the Securities Regulation Code, Messrs. Gregorio T. Yu, Andy O. Co and Bert C. Hontiveros were elected as independent directors of the Corporation.

APPOINTMENT OF EXTERNAL AUDITOR

As recommended by the Audit Committee and endorsed by the Board of Directors, the President presented the reappointment of SyCip Gorres Velayo & Co. as the Corporation's external auditor for the year 2021.

The Corporate Secretary informed the Chairman that based on the tabulation of the votes cast on September21, 2021, stockholders owning 3,557,005,950 shares, or 85% of the total outstanding capital stock of the corporation, had voted in favor of the reappointment of SyCip Gorres Velayo & Co. as the Corporation's external auditor for the year 2021. The following resolution was passed:

"RESOLVED, that the reappointment of SyCip Gorres Velayo & Co. as the Corporation's external auditor for the year 2021, be approved.

AMENDMENT OF THE BY-LAWS TO ALLOW NOTICES OF BOARD AND STOCKHOLDERS MEETINGS TO BE DELIVERED THROUGH ELECTRONIC MEANS OF COMMUNICATION

The Chairman presented the proposal for the amendment of the by-laws to allow notices of Board and stockholders meetings to be delivered through electronic means of communication. The proposal is intended to provide a more efficient means of communication to the Board and the stockholders. And in case of a pandemic, is also safer

The Corporate Secretary informed the Chairman that based on the tabulation of the votes cast September 20, 2021, stockholders owning 3,557,005,950 shares, or 85% of the outstanding capital stock, or more than two-thirds (2/3) thereof, voted in favor of the proposed amendment. The following resolution was passed:

"RESOLVED, that the By-Laws of the Corporationbe amended to allow notices of Board and stockholders meetings to be delivered through electronic means of communication.

AMENDMENTS OF THE BY-LAWS TO ALLOW BOARD AND STOCKHOLDERS MEETINGS TO BE CONDUCTED THROUGH TELECONFERENCING, VIDEOCONFERENCING OR OTHER REMOTE OR ELECTRONIC MEANS OF COMMUNICATION

The Chairman presented the proposal for the amendment of the by-laws to allow Board and stockholders meetings to be conducted through teleconferencing, video conferencing, or other remote or electronic means of communication. The proposal is intended to provide a broader and more convenient means of access to Board Members or Stockholders who wish to participate but are not able to physically attend the meetings.

The Corporate Secretary informed the Chairman that based on the tabulation of the votes cast September 20, 2021, stockholders owning 3,557,005,950 shares, or 85% of the outstanding capital stock, or more than two-thirds (2/3) thereof, voted in favor of the proposed amendment. The following resolution was passed:

"RESOLVED, that the By-Laws of the Corporation be amended to allow Board and stockholders meetings to be conducted through teleconferencing, video conferencing or other remote or electronic means of communication."



AMENDMENT OF THE BY-LAWS TO MOVE THE DATE OF THE ANNUAL STOCKHOLDERS MEETING TO THE THIRD QUARTER OF THE CALENDAR YEAR

The Chairman presented the proposal for the amendment of the by-laws to move the date of the annual stockholders meeting from every last Friday of June to any day in the third quarter of the calendar year. The proposed amendment will ensure that management is able to provide and present complete, timely and precise reports to the stockholders.

The Corporate Secretary informed the Chairman that based on the tabulation of the votes cast September 21, 2021, stockholders owning 3,557,005,950 shares, or 85% of the outstanding capital stock, or more than two-thirds (2/3) thereof, voted in favor of the proposed amendment. The following resolution was passed:

"RESOLVED, that the By-Laws of the Corporation be amended to move the date of the annual stockholders meeting from every last Friday of June to any day in the third quarter of the calendar year."

ADJOURNMENT

There being no other matters to be discussed, the meeting was adjourned at 3:40 pm.

Attested by:

VALENTINO SY (Jan 31, 2022 22:03 GMT+8)

VALENTINO C. SY

Chairman

ATTY. JONATHAN P. ONG

Corporate Secretary