COVER SHEET

																					0	0		-	3	1	7	4				
																								SEC	Re	gistr	atior	ı Nu	ımbe	r		
					L	E	I	S	U	R	E		&		R	E	S	O	R	Т	S		W	O	R	L	D					
			С	0	R	Р	O	R	A	Т	I	0	N		&		S	U	В	S	I	D	I	A	R	I	E	S				
														Con	npany	's F				~								~				
2	6	t	h		F	1	0	0	r	,		W	e	s	t		Т	0	w	e	r	,	P	S	E		C	e	n	t	e	r
			E	X	С	h	a	n	g	e		R	0	a	d		О	r	t	i	g	a	s		C	e	n	t	e	r		
										P	a	s	i	g	,	С	i	t	y													
															: No.					/Pro	vinc	e)										
				C	aro	l V	. P	adi	lla													Γ				86	34-	259	98			
					(Co	ntrac	t Pe	rson)															(Co	mpa	ny T	Telep	hon	ie Ni	ımb	er)	
1	2		3	1										2	0	-	I	S										0	7		2	9
M	onth (Fis	cal Y		ay)	•'										(For	m T	ype)										•		nth nnu	al M	Do eetin	
	N	lot .	App	plic	abl	e																										
											(:	Seco	ndar	уL	Licens	е Ту	pe, l	lf A _l	oplic	able)											
																											ppl					
De	pt. R	equi	ring	this l	Doc.																		An	nend	led A	Artic	les l	Vum	ber/	secti	on	
																								Tota	l Ar	noui	nt of	Bor	row	ngs		
Tot	al N	o. of	Stoc	khol	lders	;																	Do	mest	tic				F	oreig	gn	
										Т	 o be	acco	 omp	lish	ned by	SE	 C Pe	rson	nel c	conc	erne	d										
	1		1	1		1		1	1	İ			•		•																	
			Fi	le N	umb	er									LO	CU																
L	<u> </u>		Do	ocun	nent	ID									Cas	hier					-											
			S	ΤА	M F	S																										
]	Rem	arks	: Ple	ase ı	ıse E	BLA	CK	ink f	for s	cann	ing	purp	oses					

SECURITIES AND EXCHANGE COMMISSION SEC FORM 20-IS INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

1.	Check the appropriate box:		
		y Information Statement Information Statement	
2.	Name of Registrant as speci	ed in its Charter: LEISURE &	RESORTS WORLD CORPORATION
3.	Province, country or other ju	sdiction of incorporation or organ	ization: PHILIPPINES
4.	SEC Identification Number:	13174	
5.	BIR Tax Identification Code:	08-278-000	
6.	Address of Principal Office:	26F, West Tower, PSE Center,	Exchange Road, Ortigas, Pasig City, 1605
7.	Registrant's telephone numb	r, including area code: (632) 863	84-5099
8.	Date, time and place of the r Date Time Place	- 27 March 20 - 2:00 p.m. - 26/F West T City Zoom Telect https://us06v DNkNHFJS0	ower, PSE Center, Exchange Road, Ortigas, Pasig onference at the provided link below: web.zoom.us/j/84717414511?pwd=QINjZzdEQmtOZ IFPSG5DZz09 847 1741 4511
9.	Approximate date on which t	e Information Statement is first to	be sent or given to security holders: March 3, 2023
10.		t to Sections 8 and 12 of the Co t of debt is applicable only to cor	ode or Sections 4 and 8 of the RSA (information on corate registrants)
	Title of Each Class	Number of Shares of Common S Outstanding and amount of Deb	
	Common Stock, PhP1.00, par value	3,716,459,178 / Not applicable	
11.	Are any of the registrant's se	urities listed in the Philippine Sto	ck Exchange?
	<u>/</u> Yes	_	No
	If yes, disclose the name of	ich Stock Exchange and the clas	ss of securities listed therein:

PHILIPPINE STOCK EXCHANGE, Common Shares

NOTICE OF SPECIAL STOCKHOLDERS' MEETING

TO ALL STOCKHOLDERS:

NOTICE IS HEREBY GIVEN that the Special Stockholders Meeting ("SSM") of Leisure & Resorts World Corporation (the "Corporation") will be held on Monday, 27 March 2023, at 2:00 p.m. The meeting will be conducted virtually via Zoom Teleconference with the following details:

Link: https://us06web.zoom.us/j/84717414511?pwd=QINjZzdEQmtOZDNkNHFJS0FPSG5DZz09

Meeting ID: 847 1741 4511 Meeting Password: 076736

The agenda of the meeting will be as follows:

- Call to Order
- 2. Proof of Notice
- Determination of Quorum
- 4. Approval of the Employee Stock Option Plan ("ESOP")
- Other Matters
- 6. Adjournment

For the purpose of the meeting, only stockholders of record at the close of business on February 27, 2023 will be entitled to notice and vote thereat.

In light of the COVID-19 global pandemic, the Company will not be conducting a physical SSM. The conduct of the SSM will be via Zoom Teleconference, and stockholders may attend the meeting by registering on or before 1:00 p.m. on 27 March 2023. Due to the limitations of available technology, voting will not be possible during the Teleconference, but participants may send in questions or remarks via Zoom chat, and vote through the submission of their respective signed proxy forms with the specific votes per item in the agenda that is subject to the shareholders' approval.

If you wish to cast your votes as a stockholder, you may vote remotely or *in absentia*, or through proxy. Voting by remote communication or *in absentia*, may be done by sending your respective votes by e-mail to investorrelations@LRWC.com.ph on or before 12:00 p.m. on March 20, 2023. The procedures for attendance and voting during the SSM will be posted in the Company's website at https://lrwc.com.ph/stockholders-meeting/.

Stockholders who cannot attend the meeting in person may designate their authorized representative by submitting a Proxy instrument in accordance with Sec. 57 of the Revised Corporation Code. Validation of the proxies shall be done on March 20, 2023 at the office of the Corporation's transfer agent, Stock Transfer Services, Inc., Unit 34-D Rufino Pacific Tower, 6784 Ayala Avenue, Makati City. **WE ARE NOT SOLICITING PROXIES.**

To facilitate your registration of attendance, please have available some form of government-issued identification such as passport or driver's license.

Thank you.

Pasig City. 2 February 2023.

FOR THE BOARD

CAROL V. PADILLA Corporate Secretary

3

INFORMATION REQUIRED IN INFORMATION STATEMENT

A. GENERAL INFORMATION

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

(a) Date - March 27, 2023 Time - 2:00 p.m.

Place - 26/F West Tower, PSE Center, Exchange Road, Ortigas, Pasig City
Principal Office - 26/F West Tower, PSE Center, Exchange Road, Ortigas, Pasig City

(b) Online Zoom Teleconference link for participation:

Link: https://us06web.zoom.us/j/84717414511?pwd=QINjZzdEQmtOZDNkNHFJS0FPSG5DZz09

Meeting ID: 847 1741 4511 Meeting Password: 076736

- (c) Approximate date on which the Information Statement is first to be sent or given to security holders: March 3, 2023
- **Item 2. Dissenter's Right of Appraisal**: The appraisal right is generally available in the instances stated in Section 80 of the Revised Corporation Code as follows:
 - (1) 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.
 - (2) In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property and assets as provided in the Revised Corporation Code;
 - (3) In case of merger or consolidation; and,
 - (4) In case of investment of corporate funds for any purpose other than the primary purpose of the corporation.

In the foregoing instances, any stockholder of the registrant may exercise his right of appraisal right in the manner provided below:

- (a) A stockholder must have voted against the proposed corporate action in order to avail himself of the appraisal right.
- (b) The dissenting stockholder shall make a written demand on the registrant for payment of the fair value of his shares within thirty (30) days after the date on which the vote was taken. The failure of the stockholder to make the demand within such period shall be deemed a waiver of the appraisal right.
- (c) If the proposed corporate action is implemented or effected, the registrant shall pay to such dissenting stockholder upon surrender of the certificate(s) of stock representing his shares within ten (10) days after demand thereof, provided the registrant has unrestricted retained earnings; and
- (d) Upon payment of the agreed or awarded price, the stockholder shall forthwith transfer his shares to the registrant.

In the present meeting, there are no matters to be acted upon which may give rise to any stockholder's exercise of his right of appraisal under Sec. 80 of the Revised Corporation Code of the Philippines.

Item 3. Interest of Certain Persons in or Opposition to Matters to be Acted Upon: There are no matters to be acted upon which a director, or officer of the registrant, each nominee for election as a director or each associate of any of the foregoing persons, have any substantial interest, direct or indirect, by security holdings or otherwise.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders thereof

(a) Number of Shares Outstanding and entitled to be voted at the meeting: **3,716,459,178** common stock (as of 31 January 2023)

Number of votes to which each share is entitled: One (1) vote per share

- (b) All stockholders of record as of February 27, 2023 are entitled to notice and to vote at the SSM.
- (c) Manner of Voting: Each stockholder of record as of February 27, 2023 shall have the right to vote in person or by proxy the number of shares of stock held in his name.

Pursuant to Sections 23 and 57 of the Revised Corporation Code which allow voting through remote communication or *in absentia*, voting may be done by sending your respective votes by e-mail to investorrelations@LRWC.com.ph on or before 12:00 p.m. on 20 March 2023. A stockholder voting remotely or *in absentia* shall be deemed present for purposes of guorum.

Complete information on the Requirements and Procedure for the Voting and Participation in the 2023 SSM via remote participation or voting *in absentia*, as well as on how to join the Zoom Teleconference for the 2023 SSM will be posted in the Company's website at www.LRWC.com.ph.

The Corporate Secretary shall report the votes received and inform the stockholders if the particular agenda item is carried or disapproved. The total number of votes cast for all items for approval under the agenda will be flashed on the screen.

No proxy solicitation is being made.

- (d) Security Ownership of Certain Record and Beneficial Owners and Management
 - (1) Security Ownership of Certain Record and Beneficial Owners (more than 5%) as of 31 January 2023:

Title of Class (As of August 9, 2022)	Name and address of Record Owner and Relationship with Issuer	Name of Beneficial Owner and Relationship with Record Holder	Citizenship	No. of Direct Shares Held	Percent- age Held
Common	PCD Nominee Corporation (Filipino) G/F Makati Exchange Building 6767 Ayala Avenue, Makati City Stockholder	*	Filipino	® 1,124,280,883	30.25%
Common	PCD Nominee Corporation (Non-Filipino) G/F Makati Exchange Building 6767 Ayala Avenue, Makati City Stockholder	*	Foreign	® 987,143,031	26.56%
Common	Sagathy Holdings Inc. 8F STI Holdings Center, 6764 Ayala Avenue, Brgy. San Lorenzo, Makati City Stockholder	Eusebio H. Tanco; President	Filipino	® 340,000,000	9.15%
Common	Euphonious Holdings Inc. 8F STI Holdings Center, 6764 Ayala Avenue, Brgy. San Lorenzo, Makati City Stockholder	Eusebio H. Tanco; President	Filipino	® 230,000,000	6.19%

Common	Catchy Solution Limited Suites 103, 106 & 107 Premier Bldg., Victoria, Mahe, Republic of Seychelles Stockholder	Luen Zhu De Andrew; Director	Foreign	® 225,000,000	6.05%
Common	Leisure Advantage Inc. 26F West Tower, PSE Centre, Exchange Road, Ortigas Center, Pasig City Stockholder	Alfredo Abelardo B. Benitez	Filipino	® 187,352,512	5.04%

^{*}PCD Nominee Corporation is a wholly owned subsidiary of the Philippine Central Depository and is the registered owner of the shares in the books of the Stock Transfer Service, Inc., the transfer agent of the registrant, and holds the shares in behalf of the beneficial owners.

(2) Security Ownership of Management as of 31 January 2023:

Name	Nationality	Direct	Indirect	Total Direct & Indirect Shares	% to Total Outstanding Shares
Eusebio H. Tanco	Filipino	10,432,480	609,634,029	620,066,509	16.68%
Willy N. Ocier	Filipino	3,791,200	0	3,791,200	0.10%
Jose Raulito E. Paras	Filipino	305	0	305	0
Rafael Jasper S. Vicencio	Filipino	39,409	0	39,409	0
Mardomeo N. Raymundo Jr.	Filipino	304	0	304	0
Ramon D. Dizon	Filipino	304	0	304	0
Renato G. Nunez	Filipino	2	0	2	0
Timoteo B. Aquino	Filipino	6	0	6	0
Tsui Kin Ming	Chinese	304	0	304	0
Kristine Margaret R. Delos Reyes	Filipino	0	0	0	0
Carol V. Padilla	Filipino	0	0	0	0
Analen A. Hernandez	Filipino	0	0	0	0

Wilfredo M. Pielago	Filipino	0	0	0	0
Total		14,264,314	609,634,029	623,898,343	16.78%

(3) Voting Trust Holders of 5% or More

No person holds more than five percent (5%) of a class under voting trust or similar arrangement.

(4) Change in Control

There has been no change in control of the Corporation since the beginning of 2012 and the Corporation is not aware of any existing, pending, or potential transaction which may result in such a change in control.

(e) Below is the summary list of foreign ownership as of 31 January 2023, the nationality, the number of shareholders, the number of common shares held and the percentage of common shares held by each:

Nationality	No. of Shareholders	No. of Shares Held	% To Total
American	10	141,117	0.00%
British	1	13,619	0.00%
Chinese	71	2,878,952	0.08%
Filipino	1,32	2,411,245,153	64.88%
German	1	1,064	0.00%
Spanish	2	19,442	0.00%
Others	4	1,302,159,831	35.04%

Common shares are composed of 64.88% Filipino and 35.12% Foreign as of January 31, 2023.

Item 8. Compensation Plans

On 31 January 2023, the Board of Directors approved the Employee Share Option Plan, as endorsed by the Compensation Committee, with the following features:

FEATURES	
Title	LRWC Employee Share Option Plan ("ESOP")
Size and Limitation of the Plan	Up to 528,000,000 common shares that will be applied for listing with the Exchange.
	A portion of the share options shall be obtained from the existing Treasury Shares of the Company.
Eligibility	Key employees which may include executives, department heads, key business personnel and consultants of the Company, its subsidiaries, as may be determined by the Committee, who are largely responsible for the further growth and development of the Company
Exercise Price	Shall be determined by the Compensation Committee based on a valuation methodology consistent with generally accepted valuation methodologies for pricing financial instruments
Vesting Schedule	Three equal tranches annually over 3-year period, or such other vesting schedule as may be changed by the Compensation Committee from time to time
Exercise Period	Any time within 5 years from the date of vesting
Duration of the Plan	Maximum of 10 years commencing on the Adoption Date

The ESOP Plan Rules submitted to the stockholders for approval is hereto attached.

As of January 31, 2023, the share price of LR's common shares is at P2.78 per share.

The Compensation Committee shall determine the amount of such options to be received by or awarded to the Chief Executive Officer, the four highest paid executive officers other than the Chief Executive Officer, all current executive officers, directors, and all the other key employees.

Item 15. Action with Respect to Reports

There are no matters that require action with respect to the reports.

Item 16. Matters Not Required to be Submitted

There are no matters not required to be submitted to a vote of security holders.

Item 17. Amendment of Charter, By-Laws & Other Documents

There are no actions to be taken with respect to any amendment of the registrant's charter, by-laws or other documents.

Item 18. Other Proposed Actions

There are no other proposed actions to be taken on matters other than those provided in the preceding items.

Item 19. Voting Procedures

(a) Vote required for Approval or Election

With respect to: (i) the approval of issuance of shares through private placement; (ii) approval of the Amendment of the Articles of Incorporation on the change of name, change of address, and increase in authorized capital stock; (iii) approval of the Amendment of the By-Laws to separate the position of the President from the CEO; and (iv) all other matters subject to vote, except in cases when the law provides otherwise, the affirmative vote of majority of the outstanding capital stock entitled to vote is required to approve items (i) and (iv). The affirmative vote of 2/3 of the outstanding capital stock entitled to vote is required to approve item numbers (ii) and (iii).

(b) Method by which voted will be counted

Except as otherwise provided by law, each stockholder of record shall be entitled at every meeting of stockholders to one vote for each share of stock standing in his name on the stock books of the registrant, which vote may be given personally or by attorney authorized in writing. The instrument authorizing as attorney or proxy to act shall be exhibited to the Corporate Secretary if he shall so request.

Unless required by law, or demanded by a stockholder present in person or in proxy at any meeting, and entitled to vote thereat, the vote on any question need not be by ballot. On a vote by ballot, each ballot shall be signed by the stockholder voting, in his name or by his proxy if there be such proxy, and shall state the number of shares voted by him. In any and all matters requiring the vote of the stockholders, it is the Company's Corporate Secretary who shall be authorized to count the votes to be cast.

The details of registration and voting process can be found below. If assistance with the SSM Zoom meeting is needed and/or there is any other SSM-related query, stockholders may contact the company at investorrelations@lrwc.com.ph.

(c) Voting in Absentia

Stockholders may vote through email. All agenda items indicated in the Notice of the Special Stockholders' Meeting will be set out in the electronic voting form and the Stockholder may vote as follows:

i. A Stockholder has the option to vote "Yes", "No", or "Abstain" (Check correspondingly on "Yes", "No", or "Abstain"). The vote is considered cast for all the Stockholder's shares.

- ii. Once the Stockholder has finished voting on the Agenda items, he/she can email the form to investorrelations@lrwc.com.ph. The deadline for the submission of votes via e-email is 12:00pm (noon) of 22 November 2022. All forms delivered past the deadline will not be counted.
- iii. Votes cast in absentia will have equal effect as votes cast by proxy.
- iv. The Office of the Corporate Secretary will count and tabulate the votes cast in absentia together with the votes cast by proxy. An independent third party will validate the voting results. The Corporate Secretary shall report the results of voting during the Meeting.

(d) Voting Requirements

The following are needed for the online voting:

i. For individual Stockholders -

- A scanned copy of the front and back portions of the Stockholder's valid government-issued photo ID, preferably with residential address. This must be in a digital, JPG format with a file size no larger than 2MB; Valid types of government-issued photo IDs include the following: Driver's License, Passport, Unified Multi-Purpose ID, Professional Regulation Commission ID, SSS ID, Pag-IBIG ID, and Senior Citizen ID.
- Valid and active e-mail address;
- Valid and active contact number (landline or mobile number);

ii. For Stockholders with joint accounts -

In addition to the above requirements, a scanned copy of an authorization letter signed by all Stockholders on who among them is authorized to cast the vote for the account. This must also be in a digital, JPG format with a file size no larger than 2MB;

iii. For Stockholders under broker accounts -

- A scanned copy of the broker's certificate on the Stockholder's number of shareholdings. This
 must also be in a digital, JPG format with a file size no larger than 2MB;
- A scanned copy of the front and back portions of the Stockholder's valid government-issued photo ID, preferably with residential address. This must also be in a digital, JPG format with a file size no larger than 2MB; Valid types of government-issued photo IDs include the following: Driver's License, Passport, Unified Multi-Purpose ID, Professional Regulation Commission ID, SSS ID, Pag-IBIG ID and Senior Citizen ID.
- Valid and active email address;
- Valid and active contact number (landline or mobile number);

iv. For corporate Stockholders -

- A scanned copy of a Secretary's Certificate attesting to the authority of the representative to
 vote for and on behalf of the Corporation. This must be in a digital, JPG format with a file size
 no larger than 2MB;
- A scanned copy of the front and back portions of the valid government-issued photo ID of the Stockholder's representative, preferably with residential address. This must be in a digital, JPG format with a file size no larger than 2MB; Valid types of government-issued photo IDs include the following: Driver's License, Passport, Unified Multi-Purpose ID, Professional Regulation Commission ID, SSS ID, Pag-IBIG ID, and Senior Citizen ID.
- Valid and active email address of the stockholder's representative;
- Valid and active contact number of the stockholder's representative (landline or mobile number)

For any clarifications on the registration or on the Voting in Absentia procedure, please contact LRWC Investor Relations Office at telephone numbers 8637-5291 to 93 or through email at investorrelations@lrwc.com.ph.

Determination of Quorum for the SSM by Remote Communication

Stockholders who wish to be recognized in the determination of the existence of a quorum at the SSM are requested to notify LRWC of their votes in the Meeting by proxy on or before 12:00pm (noon) of March 20, 2023.

Only those Stockholders who have notified the Company of their intention to participate in the Meeting by remote communication, together with the Stockholders who voted by proxy, will be included in determining the existence of a quorum.

FINANCIAL INFORMATION

In connection with the Annual Stockholders Meeting of LRWC held on July 29, 2022, the Corporation distributed to its stockholders its Annual Report as of and for the year ending December 31, 2021 (the "Annual Report") containing the information required under SRC Rule 20, Section 4, paragraph A.

The Corporation is distributing together with this Information Statement its Unaudited Consolidated Financial Statements and Management's Discussion and Analysis of Financial Condition and Results of Operations for the nine months ended September 30, 2022 under SEC Form 17-Q (the "Third Quarter Report").

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in the City of Pasig on February 2, 2023.

LEISURE & RESORTS WORLD CORPORATION Issuer

Ву:

CAROL V. PADILLA Corporate Secretary



EMPLOYEE SHARE OPTION PLAN (ESOP)

Plan Rules

1 PURPOSE OF THE PLAN

- 1.1 Leisure & Resorts World Corporation (the "Company" or "LRWC") Employee Share Option Plan (the "Plan" or "ESOP") is proposed on the basis that it is important to recognise identified Employees (the "Participants") whose contributions are essential to growing the business and delivering shareholder returns. The Plan will enable Share Options to be granted to Participants and will help to achieve the following objectives:
 - a. To recognise the contribution of key individuals to the overall growth in business value:
 - b. To attract and retain key individuals whose contributions are essential to delivering key strategic objectives of the Company in the long-term;
 - c. To provide a competitive pay package with a high upside potential subject to the Company's performance; and
 - d. To align the interest of employees with the interest of the shareholders of the Company.

2 EFFECTIVITY AND DURATION OF THE PLAN

- 2.1 This Plan shall take effect subject to and is conditional upon:
 - a. The securing and passing of the necessary resolutions by the Board of Directors and Shareholders of the Company in a meeting called for the purpose of approving the implementation of the ESOP and the adoption of the Plan's rules;
 - b. The Securities and Exchange Commission ("SEC") approving the registration statement or request for exemption, as may be applicable, covering the Plan, and the Shares to be issued to the vesting of an Award or exercise of the Options under this Plan; and
 - c. Securing such other corporate and regulatory approvals as may be required under applicable law.

3 DEFINITIONS

3.1 In the LRWC Employee Share Option Plan (the "**Plan**"), unless the context otherwise requires, the following words and expressions shall have the following meanings:

"Act" The applicable laws of the Republic of the Philippines.

"Adoption Date"	The date on which the Plan is adopted by the Company upon securing and passing the necessary resolutions by the
7.00 p 11011 2010	Directors and Shareholders.
"Auditors"	The auditors of the Company.
"Award"	An award of Share Options granted under Rule 04.
"Award Date"	In relation to an Award, the date on which the Award is granted pursuant to Rule 04.
"Award Letter"	A letter from the Committee, in such form as it may adopt, confirming and approving Award granted to a Participant.
"Board"	Board of Directors of the Company.
"Communication"	An Award, including the Award Letter and/or any correspondence made or to be made under the Plan (individually or collectively).
"Committee"	Compensation Committee of the Board, and/or its sub- committee specially created for purposes of administering the Plan.
"Company"	Leisure & Resorts World Corporation (LRWC)
"Consultant"	Any consultant or adviser who renders bona fide services to the Company, or a consultant or adviser, who is a natural person, contracted directly by the Company to render services.
"Directors"	The members of the Board of Directors of the Company.
"Exercise Date"	In relation to an Award, the date on which the Share Options are exercised by a participant pursuant to Rule 12.
"Exercise Price"	The price, as determined in accordance with the rules of this Plan, at which a Participant shall subscribe for each Share upon the exercise of a Share Option.
"Exercise Period"	The period for the exercise of a Share Option being a period commencing from the date an Option has vested until the term limit of the plan or otherwise as may be determined by the Committee from time to time.
"Employee"	Any person employed by any parent or subsidiary of the Company, including officers and directors, who is subject to the control and direction of the Company as to both the work to be performed and the method of performance.

"Participant"	The receiver of Share Options (including, where applicable, personal representative of such receiver).
"Performance- related Award"	An Award in relation to which a Performance Condition is specified.
"Performance Condition"	In relation to a Performance-related Award, the condition(s) specified as stated in the Award Letter that must be complied with by the Participant in order to be eligible for the Award.
"Performance Parameters"	In relation to the Plan, the Performance Conditions, Performance Period and the extent to which the Award is vested.
"Performance Period"	In relation to a Performance-related Award, a period, the duration of which is to be determined by the Committee on the Award Date and stated in the Award Letter, during which the Performance Condition(s) is/are to be satisfied.
"Plan"	The LRWC Employee Share Option Plan 2022, as modified or altered from time to time.
"Shares"	Common shares of the Company.
"Share Option"	The right to subscribe to the Shares further to the Plan.
"Change-in- control"	Any transaction or series of related transactions whether involving the issue of shares by the Company or sale of shares in the Company which, after the completion of such transaction(s), results in:
	the Shareholders immediately prior to transaction(s), owning 50% or less of the issued share capital of the Company (all calculated on a deemed converted basis); or
	 a party, other than the Shareholders immediately prior to the transaction(s), being entitled to exercise or control the exercise of not less than 50% of the voting power in the Company;
	A merger or a consolidation of the Company with or into any other corporation(s) in which:
	the Company is the surviving corporation of such merger or consolidation and holders of the Company's issued Shares immediately prior to such merger and consolidation do not hold a majority or more of issued Shares

	immediately after such merger and consolidation; or
	2. the Company is not the surviving corporation of such merger or consolidation and holders of the Company's issued Shares immediately before such merger, or consolidation do not, immediately after such merger or consolidation, hold a majority or more of the voting power of the surviving corporation or holding company, as the case may be, of such merger or consolidation; or
	3. A sale (in a single transaction or a series of transactions) of all or substantially all of the properties, assets, business or undertaking of the Company including a sale (in a single transaction or a series of transactions) of one or more subsidiaries (whether by way of merger, consolidation, recapitalisation, reclassification, reorganization or sale of all or substantially all of the assets or securities) which constitute all or substantially all of the consolidated assets or business of the Company
"Unvested"	In relation to an Award, the period post Award Date during which absolute entitlement to all or some of the Award has not been vested to the recipient or are not yet exercisable.
"Vested"	In relation to an Award, a process wherein awarded un- exercisable option shares shall become exercisable for all or some of the Share Options granted to the recipient, pursuant to Rule 12 "Vest" and "Vested" shall be construed accordingly.
"Vesting Date"	In relation to an Award, the date on which the Share Options are deemed to be Vested pursuant to Rule 12.
"Vesting Period"	In relation to an Award, the period between the Award Date and period as determined by the Committee for the awarded option shares to become exercisable.
"year"	Calendar year, unless otherwise stated.
"%"	Per centum or percentage.

3.2 Words importing the singular number shall, where applicable, include the plural number and vice versa. Words importing the masculine gender shall, where applicable, include the feminine and neuter gender.

- 3.3 The expression "related corporation" shall have the meaning ascribed to it in the Act.
- 3.4 Any reference to a time of a day in the Plan is a reference to the Philippines time.
- 3.5 Any reference in the Plan to any enactment is a reference to that enactment as for the time being amended or re-enacted. Any word defined under the Act or any statutory modification thereof and not otherwise defined in the Plan and used in the Plan shall have the meaning assigned to it under the Act or any statutory modification thereof, as the case may be.

4 GRANT OF AWARDS

- 4.1 The number of Share Options which are the subject of each Award to be granted to a Participant in accordance with the Plan shall be determined by the Committee, which shall take into account such criteria as the Committee considers fit, including (but not limited to), job level, job performance, potential for future development, or contribution to the success and development of the Company.
- 4.2 The Committee shall decide, in relation to an Award:
 - a. the Participants;
 - b. the Award Date;
 - c. the number of Share Options which are the subject of the Award;
 - d. Performance Parameters:
 - i. The Performance Conditions(s);
 - ii. The Performance Period; and
 - iii. The extent to which the Award, and timing thereof, shall be Vested, subject to the Performance Condition(s) being satisfied at the end of the Performance Period;
 - e. the Vesting Period(s), if any;
 - f. the Vesting Date(s), if any; and
 - g. the date of Release and schedule, if any;
 - h. the Retention Period in relation to any or all of the Share Options which are the subject of the Award, if any; and
 - i. any other condition which the Committee may determine, in its absolute discretion, relative to that Award.
- 4.3 Based on the approval from the Committee, the Human Resource Department shall send an Award Letter to each Participant confirming the Award and specifying:
 - a. the Award Date;
 - b. the number of Share Options subject of the Award;
 - c. Performance Parameters:
 - i. The Performance Conditions(s);

- ii. The Performance Period; and
- iii. The extent to which the Award, and timing thereof, shall be Vested subject to Performance Condition(s) being satisfied at the end of the Performance Period:
- d. the Vesting Period(s), if any;
- e. the Vesting Date(s), if any;
- f. the date of Release and schedule, if any;
- g. the Retention Period in relation to any or all of the Share Options subject of the Award, if any; and
- h. and any other condition which the Committee may determine in its absolute discretion relative to the Award.
- 4.4 Participants are not required to pay for the grant of Awards but, should they decide to exercise the Share Option they must tender the amount equivalent to the Exercise Price of the Share Options availed of.
- 4.5 An Award shall be personal to the Participant to whom it is granted and, prior to the allotment and/or transfer to the Participant of the Share Options to which the Vested Award relates, and shall not be transferable, chargable, assignable, subject to pledge or other means of disposal of, in whole or in part, or with the prior written approval of the Committee. If a Participant shall do, suffer or permit any act or thing where he or she would be deprived of any rights under an Award or Vested Award without the prior written approval of the Committee, that Award or Vested Award shall immediately be considered as rescinded and lapsed.

5 ELIGIBILITY

- 5.1 Persons eligible to participate in the Plan include key employees which may include executives, department heads, key business personnel and consultants of the Company and its subsidiaries, as may be determined by the Committee, who are largely responsible for the further growth and development of the Company.
- 5.2 Prior to an Option Offer Date, the Committee shall receive the recommendation for eligible Participants from the Company to whom Options may be granted for that calendar year and determine the number of Shares to be covered.
- In determining the eligibility of an Employee to receive an Option; as well as the number of Shares, the Committee shall consider the position and responsibilities of the Employee, the nature and value of his/her services and accomplishments, his/her present and potential contribution to the success of the Company, and such other factors as the Committee may deem relevant.

6 SIZE AND LIMITATION OF THE PLAN

- 6.1 Upon the effectivity of the Plan, the Company shall allot up to 528 million common shares for the Share Options. The foregoing allotment may be increased by the Company after securing the necessary approvals and resolutions from the Directors, stockholders, and regulators, as may be required and necessary under applicable law. Such increase in allotment shall be subject to the provisions of Rule 6.2.
- 6.2 The aggregate number of Shares over which the Committee may grant Share Options on any date, when added to the number of Shares issued and issuable in respect of all Share Options granted under the Plan shall not exceed 528 million common shares.

7 PERFORMANCE CONDITIONS, PERIOD AND TARGETS

- 7.1 The Committee can determine to grant Share Options with or without Performance Conditions based on the purpose and business needs.
- 7.2 For Share Options with the Performance Conditions, they will be determined by the Committee at the time of granting such Awards and communicated to Participants through an Award Letter.
- 7.3 Targets for each of the Performance Conditions for each Award cycle will be determined by the Committee, at the point of granting the Award, based on reasonable forecasts of the Company's performance over the Performance Period.

8 AWARD VEHICLES, EXERCISE PRICE, VESTING, AND PAY OUT CONDITIONS

- 8.1 The Award is delivered in Share Options.
- 8.2 The Award will be granted based on the Committee's absolute discretion and subject to Rule 6.1, to allow for continuity of the grant over time, and ensuring that the Award granted is commensurate with the phase of growth and underlying valuation of the Company at each point in time.
- 8.3 The Exercise Price for each Share in respect of which an Option is exercisable shall be determined by the Committee in its absolute discretion based on a valuation methodology consistent with generally accepted valuation methodologies for pricing financial instruments, and as deemed appropriate by the Committee.

- 8.4 The Committee may consider using a pre-determined exercise price or the volume weighted average of share price for the 30-trading days immediately prior to the grant date.
- 8.5 The Share Options will be vested in three equal tranches annually over the Vesting Period, and/or subject to achievement of Performance Conditions as defined under Rule 7 if applicable.
- 8.6 Owners of Option Shares, vested or unvested, are not entitled to the rights of a stockholder such as voting rights and payment of dividends, until such Share Option is exercised.
- 8.7 All Vested Share Options are only exercisable post vesting, and up to a maximum of 5 years from the vesting date.

9 LEAVER PROVISIONS

- 9.1 Whenever a Participant ceases to be employed with the Company due to the following reasons, the Participant shall be considered as a "Good Leaver":
 - i. long-term ill health, injury or disability (either of which would prevent the individual from physically carrying out his duties in a satisfactory manner, and in each case, evidenced to the satisfaction of the Committee);
 - ii. retirement on or after the legal retirement age;
 - iii. redundancy;
 - iv. voluntary resignation approved by the Committee in its absolute determination of a reasonable and amicable departure; or
 - v. any other event approved by the Committee,

If a Participant is a Good Leaver, any Vested Awards will remain exercisable within one year from separation or expiration of exercise period whichever comes first, or any other period as determined by the Committee. Any unvested Awards will be forfeited upon separation from employment of Participants (Good Leaver). Participants (Good Leavers) will, at the point of a Change-in-control event, be entitled to the same rights accorded to all other Participants in accordance with Rule 10 below.

- 9.2 Whenever a Participant ceases to be employed with the Company due to the following reasons, the Participant shall be considered as a "Bad Leaver":
 - i. termination for cause due to gross misconduct, negligence, or nonperformance;
 - ii. any other reason determined by the Committee in its absolute discretion as constituting a "Bad Leaver",

If a Participant is a Bad Leaver, all vested and unvested Awards will be automatically forfeited upon termination of employment

10 Change-in-control

- 10.1 In a Change-in-control event, the Company shall within [10] ten business days thereof give notice of the occurrence of the Change-in-control event. From the date of such notice, all Unvested Share Options shall be deemed vested as of the date of such announcement and Participants shall be entitled to either:
 - exercise their Vested Share Options in accordance with Rule 12.3 below;
 or
 - b. if a purchaser of the Company's shares in a Change-in-control event makes an offer, encash their Vested but unexercised Share Options, equivalent in value to the difference between the Exercise Price and Change-in-control event price per share, in lieu of exercising their Vested Share Options. In this regard, the Committee will exert reasonable efforts to procure that the purchaser shall make an offer to the Participants to encash any Vested Share Options based on a price equivalent in value to the difference between the Exercise Price and the Change-in-control event price per share, in lieu of exercising their Vested Share Options.

11 EVENTS PRIOR TO VESTING DATE

- 11.1 An Award shall, to the extent not yet Vested, immediately lapse without any claim whatsoever against the Company:
 - a. in the event that an order is made for the winding-up of the Company on the basis of, or by reason of, its insolvency; or
 - b. subject to Rule 9 where the Participant is a "Bad Leaver" employee, upon the Participant ceasing to be in the employment of the Company for any reason whatsoever
- 11.2 In a Change-in-control event, the provisions of Rule 10 above will apply accordingly.

12 REVIEW OF PERFORMANCE CONDITION(S) AND VESTING OF AWARDS

- 12.1 Review of Performance Condition(s)
 - a. The Committee shall, as soon as reasonably practicable after the end of the relevant Performance Period, review the Performance

Condition(s) specified in respect of such Award and determine at its discretion:

- Whether a Performance Condition has been satisfied and if so, the extent to which it has been satisfied; and
- ii. Whether any other condition applicable to such Award has been satisfied.
- b. The Committee shall have full discretion to determine whether any Performance Condition has been satisfied (whether fully or partially) or exceeded and in making such determination, the Committee shall have the right to make reference to the audited results of the Company to take into account such factors as the Committee may determine to be relevant, such as changes in accounting methods, taxes and extraordinary events, and further (but without prejudice to the provisions of Rule 7), the right to amend any Performance Condition if the Committee decides that a changed performance target would be an objectively fairer measure of performance.

12.2 Exercise of Share Options

- a. Subject to such modifications as the Committee may from time to time determine, Share Options which are vested pursuant to Rule 12.2 or Rule 10, may only be exercised during the Exercise Period, in accordance with the Rules of this Plan in whole or in part, by a Participant giving written notice to the Company, and such notice must be accompanied by a remittance to the Company for the full amount of the aggregate Exercise Price in respect of the Shares for which the vested Share Options are exercised and any other documentation the Committee may require. All payment shall be made by cheque, cashier's order, wire transfer, or bank draft made out in favor of the Company.
- b. Unless otherwise approved by the Committee in its absolute discretion, all vested Share Options can only be exercised during the Exercise Period and upon the expiry of such period, all the Vested Share Options shall immediately lapse.
- c. The Committee may, in its sole discretion, give the Employees the option to exercise and cash-settle their vested but unexercised Share Options at any point in time leading up to or upon completion of a Change-in-control event.
- d. The Company shall keep sufficient unissued Shares available to satisfy the full exercise of all Options, provided that such Shares

set aside for such purpose shall not exceed 528 million common shares for the Share Options..

13 ADMINISTRATION OF THE PLAN

- 13.1 The Plan shall be administered by the Committee in its absolute discretion, provided that no member of the Committee shall participate in any deliberation or decision in respect of Awards granted or to be granted to him/her. If the Committee does not yet exist or ceases to exist, the Board of Directors acting by majority of its members in office shall conduct the general administration of the Plan if required by Applicable Law and respect to Awards granted to Independent Directors and for purposes of such Awards the term "Committee" as used in the Plan shall be deemed to refer to the Board.
- 13.2 The Committee shall have the power, from time to time, to make and vary such arrangements, guidelines and/or regulations (not being inconsistent with the Plan) for the implementation and administration of the Plan, to give effect to the provisions of the Plan and/or to enhance the benefit of the Awards and the Vested Awards to the Participants, as it may, in its absolute discretion, think fit. Any matter pertaining or pursuant to the Plan and any dispute and uncertainty as to the interpretation of the Plan or any rule, regulation, or procedure thereunder or any rights under the Plan shall be determined by the Committee in its absolute discretion.
- 13.3 Neither the Plan nor Awards granted under the Plan shall give rise to any liability on the Company or the Committee or any of its members in connection with:
 - a. the lapsing of any Awards pursuant to any provision of the Plan;
 - b. the failure or refusal by the Committee to exercise, or the exercise by the Committee of, any discretion under the Plan; and/or
 - c. any decision or determination of the Committee made pursuant to any provision of the Plan.
- 13.4 Any decision or determination of the Committee made pursuant to any provision of the Plan (other than a matter to be certified by the Auditors) shall be final, binding, and conclusive (including for the avoidance of doubt, any decisions pertaining to disputes as to the interpretation of the Plan or any rule, regulation, or procedure hereunder or as to any rights under the Plan). The Committee shall not be required to furnish any reasons for any decision or determination made by it.

14 NOTICES AND COMMUNICATIONS

14.1 Any notice required to be given by a Participant to the Company shall be sent to the Company's electronic mail address, and the hardcopy original document(s) submitted to the registered office of the Company or facsimile number, and

- marked for the attention of the Committee, as may be notified by the Company to the Participant in writing.
- 14.2 Any notices or documents required to be given to a Participant or any correspondence to be made between the Company and the Participant shall be given or made by the Committee (or such person(s) as it may from time to time direct) on behalf of the Company and shall be delivered to the Participant by hand or sent to the Participant at his home address or facsimile number or via electronic mail according to the records of the Company or the last known address or facsimile number or electronic mail address provided by the Participant to the Company.
- 14.3 Any notice or other communication from a Participant to the Company shall be irrevocable and shall not be effective until received by the Company. Any other notice or communication from the Company to a Participant shall be deemed to be received by that Participant, if by hand delivery, at the time of delivery at the address specified in Rule 14.2 or, if sent by post, on the fifth business day following the date of posting or, if sent by facsimile transmission or electronic mail, on the business day immediately following the day of dispatch.
- 14.4 It shall be the Participant's sole responsibility to ensure that all information contained in a Communication is complete, accurate, current, true, and correct.
- 14.5 The Company's records of the Communications, and its record of any transactions maintained by any relevant person authorized by the Company relating to or connected with the Plan, whether or not stored in printed form, shall be binding and conclusive on the Participant and shall be conclusive evidence of such Communications and/or transactions. All such records shall be admissible in evidence and the Participant shall not challenge or dispute the admissibility, reliability, accuracy or the authenticity of the contents of such records merely on the basis that such records were incorporated and/or set out in electronic form or were produced by or are the output of a computer system, and the Participant waives any of his rights (if any) to so object.

15 MODIFICATIONS TO THE PLAN

- 15.1 Any or all of the provisions of the Plan may be modified and/or altered at any time and from time to time by a resolution of the Committee, and in particular, the Committee may at any time by resolution (and without other formality) amend or alter the rules or provisions of the Plan in any way to the extent necessary in the opinion of the Committee, to cause the Plan to comply with any statutory provision or the provision or the regulations of any regulatory or other relevant authority or body.
- 15.2 Written notice of any modification or alteration made in accordance with this Rule 15 shall be given to all Participants.

16 TERMS OF EMPLOYMENT UNAFFECTED

The terms of employment of a Participant shall not be affected by his/her participation in the Plan, which shall neither form part of such terms nor entitle him/her to take into account such participation in calculating any compensation or damages on the termination of his/her employment for any reason whatsoever.

17 DURATION OF THE PLAN

- 17.1 The Plan shall continue to be in force until the earliest of the following take place:
 - a. subject to a maximum period of ten (10) years commencing on the Adoption Date, provided always that the Plan may continue beyond the above stipulated period with the approval of the Company's shareholders by ordinary resolution in general meeting and of any relevant authorities which may then be required;
 - b. the Plan may be terminated at any time by the Committee or, at the discretion of the Committee, by resolution of the Company in general meeting, subject to all relevant approvals which may be required and if the Plan is so terminated, no further Awards shall be granted by the Committee hereunder.
- 17.2 The expiry or termination of the Plan shall not affect Awards which have been granted prior to such expiry or termination, whether the Share Options pursuant to such Awards have been exercised (whether fully or partially) or not.

18 TAXES

All taxes (except for Documentary Stamp Tax relating to stock issuance) arising from the grant, Vesting or Exercise of any Award granted to any Participant under the Plan shall be borne by that Participant. No shares shall be delivered under the Plan to any Participant until such Participant has made arrangements acceptable to the Committee for the satisfaction of any income and employment tax withholding obligations under Applicable Laws. The Company or any Subsidiary shall have the authority and the right to deduct or withhold or require a Participant to remit to the Company, an amount sufficient to satisfy national, local and foreign taxes required by law to be withheld.

19 DISCLAIMER OF LIABILITY

Notwithstanding any provisions herein contained, the Committee and the Company and the Directors, officers, employees, representatives or agents shall not under any circumstances be held liable for any costs, losses, expenses and damages arising from any event contemplated in relation to this Plan.

20 DISPUTES

Any disputes or differences of any nature arising hereunder shall be referred to the Committee and its decision shall be final and binding in all respects.

21 GOVERNING LAW

The Plan shall be governed by and construed in accordance with the applicable laws of Republic of the Philippines. The Participants, by accepting grants of Awards in accordance with the Plan, and the Company submit to the exclusive jurisdiction of the courts of the Republic of the Philippines.

22 CONTRACTS (RIGHTS OF THIRD PARTIES)

No person, other than the Company or a Participant, shall have any right to enforce any provision of the Plan or any Share Option by virtue applicable laws in the Philippines.

COVER SHEET

						1	3	1	7	4	-					
							- 5	SEC	Re	egis	stra	tior	n N	um	ber	
LEISURE &	R	ES	0	RT	S		W	0	R	L	D					
CORP	OR	A 1	1	0 1	ı	Τ										
(Co	ompai	ny's l	-ull	Name	e)											
2 6 t h F I o o r , W	e s	t	T	0 W	/ e	ı	٠,	Р	S	Е		С	е	n	t	e r
Exchange R	o a	d	0	r t	i	ç	j a	s		С	е	n	t	е	r	
Pas	i g		i	t y	,											
(Business Addre	ss: No	o. Str	eet	City/	Tov	vn/	Pro	vino	ce)							
Wilfredo M. Pielago	1						Г	+(332	86	37-	529	91 1	to 9	93	
(Contract Person)	_								Com	пра	ny	Tel	epł			
										N	um	ber	r)			
1 2 3 1	П	1 7		Q								L	ast	Frid	lay c	f July
Month Day		orm										٨	/lor	th		Day
(Fiscal Year)	`		•	•									((An	nua	al
													-	`.		
													Λ	/lee	etine	
	Not	Appl	ical	ole	7								N	Лee	etin	
(Secondary	Not .] ppli	ica	ble)					N	/lee	etin	
(Secondary] ppli	ica	ble)			Not	Δr	ndi				
] ppli	ica	ble)		Not			ical	ble		
(Secondary Dept. Requiring this Doc.					ppli	ica	ble)	Α	Not me	nde	ed A	ical	ble	s	
					ppli	ica			A 1	me Nun	nde nbe	ed /	i ca l Arti	ble cle: ion	s	g)
					ppli	ica			Α	me Nun	nde nbe	ed /	i ca l Arti	ble cle: ion	s	g)
Dept. Requiring this Doc.] ppli	ica		Tot	A N al A	me Nun	nde nbe	ed /	i ca l Arti ect	ble cle: ion	s	g) ngs
					ppli	ica		Tot	A 1	me Nun	nde nbe	ed /	i ca l Arti ect	ble cle: ion	s	g) ngs
Dept. Requiring this Doc.	/ Lice	nse l		e, If A				Tot	A al A	me Nun	nde nbe	ed /	i ca l Arti ect	ble cle: ion	s	g) ngs
Dept. Requiring this Doc. Total No. of Stockholders	/ Lice	nse l		e, If A				Tot	A al A	me Nun	nde nbe	ed /	i ca l Arti ect	ble cle: ion	s	g) ngs
Dept. Requiring this Doc. Total No. of Stockholders To be accomplis	/ Lice	nse T	Гуре	e, If A				Tot	A al A	me Nun	nde nbe	ed /	i ca l Arti ect	ble cle: ion	s	g) ngs
Dept. Requiring this Doc. Total No. of Stockholders	/ Lice	nse l	Гуре	e, If A				Tot	A al A	me Nun	nde nbe	ed /	i ca l Arti ect	ble cle: ion	s	g) ngs
Dept. Requiring this Doc. Total No. of Stockholders To be accomplis File Number	Lice	nse T	Type	e, If A				Tot	A al A	me Nun	nde nbe	ed /	i ca l Arti ect	ble cle: ion	s	g) ngs
Dept. Requiring this Doc. Total No. of Stockholders To be accomplis	Lice	nse T	Type	e, If A				Tot	A al A	me Nun	nde nbe	ed /	i ca l Arti ect	ble cle: ion	s	g) ngs
Dept. Requiring this Doc. Total No. of Stockholders To be accomplis File Number Document ID	Lice	nse T	Type	e, If A				Tot	A al A	me Nun	nde nbe	ed /	i ca l Arti ect	ble cle: ion	s	g) ngs
Dept. Requiring this Doc. Total No. of Stockholders To be accomplis File Number	Lice	nse T	Fype FC P	e, If A	 nne	l c	onc	Do	A nan A	me Nun stic	nde nbe	ed /	Arti ect	ble clesion Fo	s	g) ngs

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

1.	For the quarterly period ended September 30, 2022								
2.	Commission identification number 13174								
3.	BIR tax identification number 000-108-278-000								
4.	Exact name of issuer as specified in its charter LEISURE & RESORTS WORLD CORPORATION								
5.	Province, country or other jurisdiction of incorporation or organization PASIG CITY, METRO MANILA, PHILIPPINES								
6.	Industry Classification Code:(SEC use only)								
7.	Address of registrant's principal office 26F WEST TOWER, PSE CENTRE, EXCHANGE ROAD, ORTIGAS CENTER, PASIG CITY								
8.	Issuer's telephone number, including area code +632 8637-5291 to 93								
9.	Former name, former address and former fiscal year, if changed since last report NOT APPLICABLE								
10.	Securities registered pursuant to Section 8 and 12 of the Code, or Sections 4 and 8 of the RSA Number of shares of common Title of each class stock outstanding and amount of debt outstanding								
	Common 3,716,459,178/NA								
11,	Are any or all of the securities listed on a Stock Exchange?								
	Yes [/] No []								
12.	Indicate by check mark whether the registrant:								
	a.) has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 there under or Sections 11 of the RSA and RSA Rule 11(a)-1 there under, and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period the registrant was required to file such reports).								
	Yes [/] No []								
	b.) has been subject to such filing requirements for the past ninety (90) days.								

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

Please see attached.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

OVERVIEW

LRWC is functioning as a holding company with minimal operations. The Company is focusing its endeavor in supporting the productivity programs of its subsidiaries as grouped in the following segments: **RETAIL** (7) AB Leisure Exponent, Inc. (ABLE - 100% owned), (8) Total Gamezone Xtreme, Inc. (TGXI - 100% owned); **CASINO** (1) Prime Investment Korea, Inc. (PIKI - 100% owned), (2) Blue Chip Gaming and Leisure Corporation (BCGLC - 100% owned), (3) Gold Coast Leisure World Corp. (GCLWC - 100% owned); **NETWORK AND LICENSES** (4) First Cagayan Leisure and Resort Corporation (FCLRC - 69.68% owned), (5) LR Data Center and Solutions, Inc. (LRDCSI - 80% owned), (6) First Cagayan Converge Data Center Inc. (FCCDCI - 60%); and **PROPERTY** (9) AB Leisure Global, Inc. (ABLGI - 100% owned), (10) LR Land Developers, Inc. (LRLDI - 100% owned), (11) G-L Real Estate JV Corporation. (GREJC – 100% owned).

On September 21, 2021, 26,606,666 warrant holders have exercised their conversion privileges at an exercise price of Php1.503. The equivalent common shares were issued on the same date.

On March 7, 2022, the BOD approved and authorized the issuance of 1,272,352,512 common shares at an issue price of ₱1.65 per share to various subscribers. Pursuant to the Subscription Agreements, the payment of the subscription price to LRWC shall be fully paid by the subscribers within 90 days from signing of their respective Subscription Agreements, which will fall on June 9, 2022. On May 10, 2022, the Board approved the extension of the deadline to pay up to August 9, 2022. On August 8, 2022, the Company received the full payment of the subscription amount from all the private placement subscribers. The 1,272,352,512 subscribed shares were issued from the 1,650,000,000 treasury shares.

As one of the leading icons of the industry, LRWC is aggressive in innovations and improvement of its products and services. One of the most recent notable achievements would be BingoPlus. It is the first platform in the country which offers traditional Bingo on technology platform. The technology platform, bingoplus.com, was launched in January 2022 and had quickly become a community favorite.

ABLE

ABLE (popularly known as Bingo Bonanza Corporation), is the pioneer in professional bingo gaming in the Philippines. PAGCOR granted ABLE and its subsidiaries the authority to operate bingo games pursuant to P.D. 1869. Since then, bingo outlets of ABLE and its subsidiaries have become community and entertainment centers, a source of revenue for the government, and a sponsor for fund-raising activities relating to social and educational programs.

As of December 31, 2021, ABLE had 133 sites, of which 113 were operational sites, while 20 sites remained temporary closed mainly due to stricter quarantine classifications and LGU executive orders.

During the three quarters of 2022, ABLE closed additional 11 sites. This brought the site count down to 122, of which 121 were operational sites, 1 sites remained temporarily closed.

<u>TGX</u>

TGXI is engaged in operates e-games stations under licensee of PAGCOR.

As of December 31, 2021, TGXI had 31 sites, of which 27 were operational sites, while 2 sites were still temporarily closed due to still-strict quarantine regulations and LGU executive orders, and 2 sites were temporarily closed while waiting for relocation.

During the first three quarters of 2022, the operational site count had 27, while 3 sites are due for relocation because of typhoons.

BCGLC and GCLWC

BCGLC and GCLWC are engaged in operates Slot Arcades under a license issued by the PAGCOR.

PIKI

PIKI is engaged in the business of gaming, recreation, leisure and lease of property. Together with Philippine Amusement and Gaming Corporation (PAGCOR), PIKI executed a Junket Agreement to jointly conduct junket gaming operations within PAGCOR's Casino Filipino-Midas located at Midas Hotel and Casino in Roxas Boulevard, Pasay City. On November 11, 2021, PIKI ceased its operations.

FCLRC

The Cagayan Economic Zone Authority (CEZA), mandated by law to manage Cagayan Special Economic Zone and Free Port (CSEZFP), has authorized FCLRC to license, regulate and supervise the operations of registered gaming enterprise in CSEZFP. FCLRC, on behalf of CEZA, can issue two types of licenses: (1) E-casino licenses which will cover all types of gaming including casinos, lotteries, bingo and sportsbook; and (2) Sportsbetting licenses which limit the offerings to sports betting only. As the master licensor, FCLRC is entitled to half of the gaming levy imposed by CEZA on the gaming operators in the CSEZFP.

FCLRC owns 60% of the outstanding capital stock of FCCDCI.

LRDCSI

LRDCSI is a technology company engaged in aggregating data and telecommunication services. LRDCSI's revenue model involves acquiring services from local and foreign technology and telecommunication companies at wholesale rates, bundling said services and then reselling the services at retail rates.

The premium for such activity is warranted given the bespoke and higher level of customer engagement provided by LRDCSI. LRDCSI's portfolio includes solutions related to data center co-location, Internet, private leased lines, mobile and video platforms, cybersecurity, content delivery networks, e-commerce, and network and website optimization. LRDCSI aims to provide these services to customers and clients in the industry sectors including land based and gaming operators. LRWC owns 80% of the outstanding capital of LRDCSI while one of the incorporators owns the remaining 20%.

LRDCSI owns 20% of the outstanding capital stock of FCCDCI.

FCCDCI

FCLRC, LRDCSI and IP Ventures, Inc. (IPVI) formed a joint venture corporation with the name First Cagayan Converge Data Center Inc. to engage in the business of information technology such as IP communication, co-location, bandwidth, disaster recovery services, software development, internet merchant payment processing and payment solution, premium dial up access, voice over internet protocol, IP-wide area network services and other value-added services. Presently, FCCDCI provides a range of services to Internet Gaming Operators at the CSEZFP for a fee.

ABLGI

ABLGI acquired a building in Manila as investment property and collect rental income.

GREJC

GREJC acquired 23 hectares of land property in Boracay for future project. LRWC as Surety and signed an Omnibus Loan and Security Agreement (OLSA) for ₱2,500,000,000.00 with BDO Unibank, Inc. - Trust and Investment Group as Security Trustee and the Company since October 2017.

LRLDI

LRLDI entered into various lease agreements as lessor with lease terms ranging from monthly to five (5) years.

LRLDI is also committed in supporting the development of Cagayan Special Economic Zone and Free Port (CSEZFP). In executing an agreement with Cagayan Premium Ventures Development Corporation

(CPVDC) and Cagayan Land Property Development Corporation (CLPDC), LRLDI has established its support by investing funds into the Lal-Lo Airport Project, Cagayan Economic Zone and Freeport (CEZFP) International Airport Project, and other facilities within the CSEZFP. These projects aim to improve and further advance CSEZFP into a self-sustaining industrial zone.

LRLDI has significant land properties in Cagayan which are carried at fair value.

RESULTS OF OPERATIONS

GROSS PROFIT

Breakdown of gross revenues, other revenues and its related direct costs are as follows:

(Amounts in Thousands)	For the	he Nine Months Ended September 30				
	2022	2021	Inc/(Dec)	% Change		
GROSS REVENUE						
Retail						
Bingo games	₱ 4,033,374	₱1,203,369	₱2,830,004	235%		
Electronic games	914,742	61,390	853,352	1390%		
	4,948,116	1,264,759	3,683,356	291%		
Casino						
Casino gaming revenues	242,604	146,084	96,521	66%		
Network and Licenses						
Service and hosting fees	176,366	218,273	(41,907)	-19%		
Bandwidth and co-location	88,655	208,397	(119,741)	-57%		
Barrawiati and do rodaten	265,021	426,670	(161,649)	-38%		
Property						
Rent income	46,974	38,527	8,448	22%		
Total Gross Revenue	5,502,715	1,876,040	3,626,676	193%		
Total Gloss Nevellue	3,302,710	1,070,040	0,020,010	10070		
DIRECT COSTS						
Franchise fees and taxes	(2,728,265)	(900,551)	(1,827,714)	203%		
Advertising & promotion	(377,611)	(12,653)	(364,958)	2884%		
Site rental	(360,316)	(228,476)	(131,840)	53%		
Payouts	(232,567)	(91,281)	(141,286)	155%		
Contracted services	(211,503)	(132,251)	(79,252)	60%		
Utilities & communication	(201,624)	(110,978)	(90,646)	82%		
Costs of bandwidth and co-location	(84,016)	(154,044)	70,028	-45%		
Repair & maintenance	(44,881)	(27,577)	(17,304)	63%		
Other direct costs	(61,449)	(24,155)	(37,294)	154%		
Total Direct Costs	(4,302,232)	(1,681,966)	(2,620,266)	156%		
Gross Profit	₱1,200,483	₱194,074	₱1,006,410	519%		

(Amounts in Thousands)	For the Three Months Ended September 30					
	2022	2021	Inc/(Dec)	% Change		
GROSS REVENUE						
Retail						
Bingo games	₱ 2,117,516	₱304,802	₱1,812,71 4	595%		
Electronic games	557,511	10,400	547,111	5261%		
	2,675,027	315,202	2,359,825	749%		
Casino						
Casino gaming revenues	103,398	43,175	60,223	139%		
Network and Licenses			(4.077)	00/		
Service and hosting fees	61,693	63,570	(1,877)	-3%		
Bandwidth and co-location	23,783	51,009	(27,226)	-53%		
	85,476	114,579	(29,103)	-25%		
Property						
Rent income	13,869	13,726	143	1%		
Total Gross Revenue	2,877,770	486,682	2,391,088	491%		
DIRECT COSTS						
Franchise fees and taxes	(1,247,501)	(232,315)	(1,015,186)	437%		
Site rental	(231,324)	(67,080)	(164,244)	245%		
Advertising & promotion	(155,076)	(3,861)	(151,215)	3916%		
Utilities & communication	(120,752)	(33,716)	(87,036)	258%		
Payouts	(108,711)	(25,702)	(83,009)	323%		
Contract agent	(108,327)	(40,892)	(67,435)	165%		
Repair & maintenance	(28,186)	(3,894)	(24,292)	624%		
Costs of bandwidth and co-location	(9,483)	(45,369)	35,886	-79%		
Other direct costs	(39,212)	(7,558)	(31,654)	419%		
Total Direct Costs	(2,048,572)	(460,387)	(1,588,185)	345%		
Gross Profit	₱829,198	₱26,295	₱802,903	3053%		

Consolidated Gross Profit

For the nine months ended September 30, 2022, consolidated gross profits increased by 519% or ₱1,006.4 million from ₱194.1 million of 2021 to ₱1,200.5 million of 2022. The Group's gross profits significantly increased from ₱26.3 million in the third quarter of 2021 to ₱829.2 million in the same period of 2022 or equivalent to 3053% increase. The increase was mainly due to increase in revenue from retail, casino and property segment of the Group, net of the decrease in revenues from network and licenses segment.

Retail

ABLE and its subsidiaries, and TGXI recognized revenue in the first three quarters of 2022 amounting to ₱4.9 billion, an increase of 291% or ₱3.7 billion. In the third quarter of 2022, the Group posted revenue from its retail segment amounting to ₱2.7 billion, an increase of ₱2.4 billion or equivalent to 749% as compared to the same period in 2021. This was mainly due to increase in retail business operations and new licenses obtained from PAGCOR.

As of September 30, 2022, there were 148 sites in operations with full capacity. Retail group already prepared and submitted strategic return-to-work guidelines. Sites were disinfected, physical distancing markers were set-up, safety materials and reminder posters were procured and installed in the branches, and employees were trained on the new SOPs aimed to reduce COVID-19 transmission.

In July 2021, TGXI received a new PAGCOR license to start a new business product "Electronic Gaming System (EGS)" to replace Electronic games. Previously TGXI earned 29% gross gaming revenue (GGR) from IEST a gaming platform provider and now TGXI generated GGR 52.50% after PAGCOR share. For the nine months ended September 30, 2022, the total revenue generated from electronic games amounted to ₱914.7 million.

In January 2022, ABLE received a new PAGCOR license to start a new business product "BingoPlus", a traditional bingo on a technology platform and recognized additional revenue amounting to ₱2.0 billion for the first three guarters of 2022.

Casino

BCGLC and GCLWC revenue increased by 66% or ₱96.5 million from ₱146.1 million for the first three quarters of 2021 to ₱242.6 million for the first three quarters of 2022. Casino revenues also grew by 139% or ₱60.2 million in the third quarter of 2022 compared to the same period in 2021. The increase was mainly due to increase in operating capacity and sites' operating hours.

Network and Licenses

There was a decrease in network and licenses revenue from \$\frac{9}{2}426.7\$ million to \$\frac{9}{2}65.0\$ million in the first three quarters of 2022 as compared to the first three quarters of 2021. The decrease amounted to \$\frac{9}{1}61.6\$ million or 38%. The decline was attributable to: 1) non-renewal of CEZA Licensees and lower revenues reported by existing licensees; and 2) terminations of locators change business locations or discontinue their operations.

Property

ABLGI (Rental income) revenue in the first three quarters of 2022 remains stable as compared to the first three quarters of 2021. The revenue generated from the lease of Binondo Suites was approximately ₱2.10 million per quarter.

Total revenue from property segment recorded in the first three quarters of 2022 increased by 22% or ₱8.4 million compared to the same period of 2021. This was mainly due to an increase in monthly rent rate and there were new customers from its lease of Cyberpark Buildings 1 and 2 and Techhub Makati.

OPERATING EXPENSES

Breakdown of operating expenses are as follows (amounts in thousands):

For the Nine Months Ended September 30				
2022	2021	Inc/(Dec)	% Change	
₱416,937	₱224,921	₱192,016	85%	
129,115	155,714	(26,599)	-17%	
91,942	26,638	65,304	245%	
41,499	64,452	(22,953)	-36%	
23,627	3,355	20,272	604%	
9,389	4,233	5,156	122%	
103,467	63,972	39,495	62%	
₱815,976	₱543,285	₱272,691	50%	
	2022 ₱416,937 129,115 91,942 41,499 23,627 9,389 103,467	2022 2021 ₱416,937 ₱224,921 129,115 155,714 91,942 26,638 41,499 64,452 23,627 3,355 9,389 4,233 103,467 63,972	2022 2021 Inc/(Dec) ₱416,937 ₱224,921 ₱192,016 129,115 155,714 (26,599) 91,942 26,638 65,304 41,499 64,452 (22,953) 23,627 3,355 20,272 9,389 4,233 5,156 103,467 63,972 39,495	

	For the Three Months Ended September 30				
	2022	2021	Inc/(Dec)	% Change	
Salaries and employee benefits	₱ 144,899	₱77,109	₱67,790	88%	
Professional and directors' fees	81,543	9,378	72,165	770%	
Depreciation and amortization	34,409	46,038	(11,629)	-25%	
Rentals	6,934	1,351	5,583	413%	
Travel and transportation	4,769	1,965	2,804	143%	
Taxes and licenses	1,590	20,855	(19,265)	-92%	
Others	29,666	27,127	2,539	9%	
	₱303,810	₱183,823	₱119,987	65%	

Total operating expenses increased by 50% or ₱272.7 million for the first three quarters of 2022 as compared to 2021. The increase was attributable to increase in manpower, professional fees and other retail expenses for re-opening of sites from casino and retail segments, partially offset by lower taxes and licenses expenses and depreciation and amortization.

CONSOLIDATED NET INCOME (LOSS)

Details of net income (loss) are as follows (amounts in thousands):

	For the Nine Months Ended September 30				
	2022	2021	Inc/(Dec)	% Change	
Gross revenues	P 5,502,715	₱1,876,040	₱3,626,675	193%	
Direct costs	(4,302,232)	(1,681,966)	(2,620,266)	156%	
Gross Profit	1,200,483	194,074	1,006,409	519%	
Operating expenses (excluding depreciation)	(686,861)	(387,571)	(299,290)	77%	
EBITDA*	513,622	(193,497)	707,119	365%	
Depreciation and amortization	(129,115)	(155,714)	26,599	-17%	
Income tax	(2,846)	(6,308)	3,464	-55%	
Other expenses - net	(201,110)	(99,771)	(101,341)	102%	
Net Income (Loss) after Tax	180,551	(455,290)	635,840	-140%	
Minority interest	8,183	9,928	(1,745)	-18%	
Net income (loss) attributable to Parent Company	₱ 172,368	(₱465,218)	₱637,586	137%	

For the Three Months Ended September 30

	2022	2021	Inc/(Dec)	% Change
Gross revenues	₱2,877,770	₱486,682	₱2,391,088	491%
Direct costs	(2,048,572)	(460,387)	(1,588,185)	345%
Gross Profit	829,198	26,295	802,903	3053%
Operating expenses (excluding depreciation)	(269,401)	(137,785)	(131,616)	96%
EBITDA	559,797	(111,490)	671,287	602%
Depreciation and amortization	(34,409)	(46,038)	11,629	-25%
Income tax	(2,846)	(1,556)	(1,290)	83%
Other income (expenses) - net	(84,889)	48,134	(133,023)	-276%
Net Income (Loss) after Tax	437,653	(110,950)	548,603	-494%
Minority interest	8,862	(4,059)	12,921	318%
Net income (loss) attributable to Parent Company	₱428,791	(₱106,891)	₱535,682	501%

*EBITDA is defined as earnings before interest, taxes, depreciation, amortization, and non-recurring expense such as impairment loss. The Group evaluates performance based on contributions to EBITDA, which is not a measure of operating performance or liquidity defined by PFRSs and may not be comparable to similarly titled measures presented by other entities.

The Group's consolidated net income improved from ₱455.3 million net losses in the first three quarters of 2021 to ₱180.6 million net income in 2022 or 140% decrease. EBITDA also improved by 365% in the nine months of 2022 or equivalent to ₱707.1 million as compared to the same period in 2021. During the third quarter, EBITDA amounted to ₱559.8 million, and increased by ₱671.3 million as compared with the third quarter of 2021 or equivalent to 602%. This was mainly due to significant increase in revenue from retail and casino segments, net of costs and expenses related to manpower and retail business for reopening of sites.

Financial Condition - September 30, 2022 vs. December 31, 2021

On a consolidated basis, the financial position of LRWC and its subsidiaries continue to be on solid ground.

Total assets as of September 30, 2022 amounted to ₱20.4 billion, an increase of ₱1.8 billion or 10% as compared to total assets as December 31, 2021 amounting to ₱18.6 billion. The increase was attributable to increase in cash, receivables and other assets. This was brought about by re-opening sites and increase in operational activities of retail segment of the Group and cash received for the issuance of treasury shares.

The total liabilities as of September 30, 2022 amounted to ₱8.5 billion with a decrease of ₱0.4 billion or 5% from the total liabilities as of December 31, 2021 amounting to ₱8.9 billion. The decrease was mainly due to settlement of the Group's outstanding bank loans. This was partially offsetted by the increase in trade and other payables related to the operations of the Group.

Cash Flows - Nine Months Ended September 30, 2022 vs. September 30, 2021

Cash balance as of September 30, 2022 and December 31, 2021 amounted to ₱1.7 billion and ₱0.4 billion, respectively. The increase was mainly due to net cash provided by financing and operating activities amounting to ₱844.3 million and ₱848.3 million, respectively, net of cash flows that were used in investing activities amounting to ₱342.0 million during the first nine months of 2022.

Discussion and Analysis of Material Events and Uncertainties Known to Management

The Management of LRWC and Subsidiaries is not aware of any material events/and uncertainties that would address the past and would have impact on future operations of the following:

- 1. Any trends, demands, commitments, events or uncertainties that will have a material impact on LRWC's liquidity;
- 2. Any events that will trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation;
- 3. Any material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships with unconsolidated entities or other persons created during the reporting period;
- 4. Any material commitments for capital expenditures, the general purpose of such commitments and the expected sources of funds for such expenditures;
- 5. Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable impact on net sales/revenues/income from continuing operations;
- 6. Any significant elements of income or loss that did not arise from LRWC continuing operations;
- 7. Any seasonal aspects that had a material effect on the financial condition and results of operations.

PLANS FOR 2022

RETAIL

In 2021 until the beginning of 2022, the Retail Group remained headstrong towards embracing change and setting the business on a path of growth and innovation. Our teams successfully started pivoting our business and gaining new revenue streams via digital transformation. We also kept our organic (land-based) revenue streams protected through effective marketing activities, resumption of more sites, and extension of operating hours. Both the new and organic revenue streams are on an uptrend. At the same time, we continued to achieve operational efficiencies by streamlining processes as well as reskilling our human capital to ensure an agile and dynamic workforce. We continued to improve our relations with our vendors to rally for their support of our growth and innovation plans.

For the remainder of 2022, we will remain steadfast in pushing our products which are seen to be the "blue ocean" (defined by Investopedia as "new market with little competition or barriers standing in the way of innovators". In other words, "a vast *empty ocean* of market options and opportunities that occur when a new or unknown industry or innovation appears"). We will be aggressive in the pursuit of player registrations, deposits, and gaming transactions. As the technology-based products can also be played in our branches, we shall continue upgrading our network connectivity and hardware. We will also push for more games availability and variety. With these efforts, we see steep revenue growth in our newly launched and yet-to-be-launched products. These are our new engines of growth and our vehicle to addressing changing consumer trends driven by the pandemic. Thus, with these innovations, we expect this year to be a recovery year alongside projected increase in household incomes and foot traffic and decrease in COVID-19 cases and quarantines. Due to the aforementioned market trends and also expected more site resumptions, our outlook includes an increase in branch (land-based) revenues as well. We plan to leverage on this by reigniting customer relations and acquiring new customers. We shall also remain cost-efficient to protect our margins.

We shall continue to support our employees, customers, suppliers and communities while shifting our focus towards innovation, profit maximization and cost mitigation measures in our operations. Hopefully, when the time is right, we may then re-visit our expansion plans which were previously in the pipeline prior to COVID-19.

CASINO

Product Improvement

Product improvement is the process of making meaningful product changes that result in new customers or increased benefits realized by existing customers. BCGLC will replace the existing old model of EGM and ETG to the latest models available.

At the same time, BCGLC will also replace the non-performing EGM such with those games that have proven its performance in major casinos in the Philippines in order to maximize the gaming revenue.

Marketing and Promotion

BCGLC marketing plan in 2022 will be based on the following: (1) Product - increase the game mix; (2) Price - various denomination games installed in each club to attract all level of players; and (3) Promotion - intense marketing activities will be held on a weekly, monthly and quarterly basis.

Club Enhancement

Transform the traditional PAGCOR VIP Club to a boutique style casino which allows customers to enjoy their playing time in a quiet and cozy gaming room.

Safety Protocol

BCGLC VIP Clubs care for the safety and hygiene of its customers, as continuous sanitation and hygiene is being done routinely in every part of the club areas. BCGLC aims to safeguard player health and safety while spend their time in the VIP Clubs.

NETWORK AND LICENSES/PROPERTY

Following the clarification of the government's position regarding the licensing and regulation of entities involved in gaming operations on a technology platform and ancillary support services through the issuance of Executive Order 13 in February 2017, FCLRC initiated efforts to put in place the critical elements that are necessary for the CSEZFP to regain its historical status of being the premier gaming jurisdiction in Asia. Specifically, FCLRC has identified and taken steps to address the following:

Accessibility

FCLRC has determined that the main gateway to the CSEZFP will be through the Cagayan North International Airport (CNIA) located in the municipality of Lal-lo, approximately 80 kilometers southwest of FCLRC's business operations in Santa Ana. LRWC, through its wholly-owned subsidiary LR Land, funded over 50% of the development cost of CNIA through advances to airport owner and operator Cagayan Premium and may convert such advances into majority equity in the airport owner in the future. CEZA provided the other 50% funding for CNIA.

In 2018, a chartered airline servicing one of the locators in Santa Ana successfully launched its maiden flight between Macau and Lal-lo. The chartered airline now flies two round trips a week from Lal-lo to Macau. Also, in 2018, consultants were engaged to assist Cagayan Premium to obtain the authorization from the CAAP for CNIA to operate as a commercial airport. Once the pandemic is over, it is expected that with the appointment of trained airport personnel, planned upgrade of the passenger terminal, procurement of ground handling equipment and installation of navigational systems, CNIA will finally be able to operate as a fully-functional commercial airport.

Master-planned Business Park

Initially focusing on its leased 10-hectare property in Santa Ana (Cyberpark) for development, FCLRC is expanding its plans to cover a significantly larger area beyond Cyberpark. In doing so, FCLRC can properly envision and execute a master-planned development that incorporates office, residential and retail commercial buildings as well as recreational areas into a self-contained community catering to gaming and financial technology companies. FCLRC expects actual master-planning work to commence late in the 4th quarter of 2022. Horizontal land development preparatory work should begin shortly after.

Licenses

To provide the appropriate regulatory environment to its infrastructural development plans, FCLRC successfully renewed its master licensor from CEZA in 2017. In addition, FCLRC was also awarded by CEZA a land-based casino license in CSEZFP in late 2018. For 2020, FCLRC is angling to obtain a principal financial technology license and explore opportunities involving blockchain technology and cryptocurrency.

FCCDCI has built a robust network data network infrastructure in Cagayan that has direct access to Hong Kong and Manila. The data infrastructure provides low latency bandwidth that's integral to gaming operations. The same data infrastructure is connected to multiple nodes across Asia, thereby allowing enterprises to efficiently reach their target markets.

PART II - OTHER INFORMATION

There is no significant information that needs to be reported under this section not previously reported in a report on SEC Form 17-C.

SIGNATURES

Pursuant to the requirements of the Revised Securities Regulation Code, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

LEISURE & RESORTS WORLD CORPORATION

By:

TSUI KIN MING

President

November 14, 2022

WILFREDO M. PIELAGO

Chief Financial Officer / Treasurer

November 14, 2022

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Amounts in thousands)	September 30, 2022*	December 31, 2021**
ASSETS		
Current Assets		
Cash and cash equivalents	₱1,767,195	₱416,524
Receivables – net	1,011,546	924,490
Current portion of lease receivables	2,353	2,353
Due from related parties	222,518	157,156
Prepaid expenses and other current assets	263,640	112,899
Total Current Assets	3,267,252	1,613,422
Noncurrent Assets		
Lease receivable - net of current portion	15,878	15,878
Receivables - net of current portion	469,494	452,053
Property and equipment - net	1,136,433	1,191,770
Investment properties	10,644,781	10,644,781
Investments and advances	2,496,446	2,227,375
Financial assets at fair value through other comprehensive income (FVOCI)	62,548	53,582
Goodwill	1,329,092	1,329,092
Other noncurrent assets - net	1,018,434	1,066,777
Total Noncurrent Assets	17,173,106	16,981,308
Total Assets	₱20,440,358	₱18,594,730
LIABILITIES AND EQUITY		
Current Liabilities		
Trade and other payables	₱ 2,328,309	₱1,633,896
Short-term loans payable	419,069	1,057,607
Current portion of:		
Long-term loans payable	777,722	622,532
Lease liabilities	218,396	214,983
Income tax payable	343	3,116
Total Current Liabilities	3,743,839	3,532,134
Noncurrent Liabilities		
Long-term loans payable - net of current portion	2,477,368	2,785,504
Lease liabilities - net of current portion	433,516	436,929
Deposit for future stock subscriptions	_	321,250
Retirement benefits liability	132,269	132,269
Deposits	79,019	88,473
Deferred tax liabilities	1,613,602	1,613,602
Total Noncurrent Liabilities	4,735,774	5,378,027
Total Liabilities	8,479,612	8,910,161
*Unaudited		

^{*}Unaudited

(Forward)

^{**}Audited

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Amounts in thousands)	September 30, 2022*	December 31, 2021**
Equity		
Equity Attributable to the Parent Company		
Capital stock	₽ 4,094,107	₱ 4,094,107
Additional paid-in capital - common	5,090,997	4,276,691
Treasury shares	(431,598)	(1,703,951)
Retirement benefits reserve	24,244	24,244
Fair value reserve	(43,579)	(52,546)
Foreign currency translation reserve	(2,100)	(2,100)
Other reserve	(19,488)	(19,488)
Retained earnings	2,898,677	2,726,309
	11,611,260	9,343,266
Non-controlling Interests	349,486	341,303
Total Equity	11,960,746	9,684,569
Total Liabilities and Equity	₱20,440,358	₱18,594,730

^{*}Unaudited **Audited

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Amounts in thousands,	For the Nir	ne Months	For the Thre	e Months
except per share data)	Ended September 30*		Ended September 30*	
	2022*	2021*	2022*	2021*
REVENUES				
Bingo games	₱4,033,374	₱1,203,370	₱2,117,516	₱304,802
Electronic games	914,742	61,390	557,511	10,400
Rental income and casino	289,578	218,273	117,267	56,901
Service and hosting fees	176,366	208,397	61,693	63,570
Bandwidth and co-location	88,655	184,610	23,783	51,009
	5,502,715	1,876,040	2,877,770	486,682
COSTS AND OPERATING EXPENSES				
Franchise fees and taxes	(2,728,265)	(900,551)	(1,247,501)	(232,315)
Salaries and other benefits	(416,937)	(224,921)	(144,899)	(77,109)
Rent	(383,943)	(231,831)	(238,258)	(68,432)
Contracted services	(211,503)	(132,251)	(108,327)	(40,892)
Communications and utilities	(201,624)	(110,978)	(120,752)	(33,716)
Advertising and promotion	(377,611)	(12,653)	(155,076)	(3,861)
Depreciation and amortization	(129,115)	(155,714)	(34,409)	(46,038)
Payouts	(232,567)	(91,281)	(108,711)	(25,702)
Bandwidth and co-location costs	(84,016)	(154,044)	(9,483)	(45,369)
Taxes and licenses	(41,499)	(64,452)	(1,590)	(20,855)
Repairs and maintenance	(44,881)	(27,577)	(28,186)	(3,894)
Professional and directors' fees	(91,942)	(26,638)	(81,543)	(9,378)
Transportation and travel	(9,389)	(4,233)	(4,769)	(1,965)
Others	(164,916)	(88,127)	(68,878)	(34,684)
	(5,118,208)	(2,225,251)	(2,352,382)	(644,210)
INCOME (LOSS) FROM OPERATIONS	384,507	(349,211)	525,388	(157,528)

^{*}Unaudited

(Forward)

UNAUDITED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Amounts in Thousands,	For the Nin	e Months	For the Thre	ee Months
except per share data)	Ended Sept	tember 30	Ended Sept	ember 30
	2022*	2021*	2022*	2021*
OTHER INCOME (EXPENSES) - Net				
Finance expense	(P 159,119)	(₱158,639)	(₱73,577)	(₱48,395)
Foreign exchange loss - net	(3,226)	(1,002)	(1,575)	(1,002)
Equity on net earnings of investment in associates and joint venture	(47,469)	(60,538)	(47,469)	(17,468)
Finance income	17,696	1,191	17,650	1,148
Other income - net	(8,992)	119,217	20,082	113,851
	(201,110)	(99,771)	(84,889)	48,134
INCOME (LOSS) BEFORE INCOME TAX	183,397	(448,982)	440,499	(109,394)
PROVISION FOR INCOME TAX	2,846	6,308	2,846	1,556
NET INCOME (LOSS)	180,551	(455,290)	437,653	(110,950)
OTHER COMPREHENSIVE INCOME	8,183	_	8,183	_
TOTAL COMPREHENSIVE INCOME (LOSS)	₱188,734	(₱455,290)	₱44 5,836	(₱110,950)
Net income (loss) attributable to:				
Equity Holders of the Parent Company	₱172,368	(₱465,218)	₱428,791	(₱106,891)
Non-controlling interest	8,183	9,928	8,862	(4,059)
	₱180,551	(₱455,290)	₱437,653	(₱110,950)
Basic/Diluted Earnings (Loss)	₱0.0671	(₱0.1923)	₱0.1429	(₱0.441)
Per Share		, ,		,
Diluted Earnings (Loss) Per Share	₱0.0671	(₱0.1923)	₱0.1429	(₱0.441)

^{*}Unaudited

LEISURE & RESORTS WORLD CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

				Equity Attributa	Equity Attributable to Equity Holders of the Parent Company	Iders of the Pare	ent Company					
	Capital Stock	Stock	Additional Paid-in		Retirement		Foreign Currency				Non-	
	Common	Preferred Shares	Capital - Common	Treasury Shares	Benefits Reserve	Fair Value Reserve	Translation Reserve	Other Reserve	Retained Earnings	Total	controlling Interests	Total Equity
Balance at January 1, 2022	₱2,444,107	₱1,650,000	₱4,276,691	(1,703,951)	P24,244	(P52,546)	(₱2,100)	(P 19,488)	₱2,726,309	₱9,343,266	P341,303	P9,684,569
Net income for the period	1	1	1		ı				172,368	172,368	8,183	180,551
Other comprehensive income	-	1	1	•	1	8,967	-	1	1	8,967	1	8,967
Total comprehensive income for												
the period	ı	1	1	1	1	L	4	1	172,368	181,335	8,183	189,518
Reclassification of shares	1,650,000	(1,650,000)	ı	1	1	1	1	1	1	1	1	ı
Issuance of treasury shares, net of issuance costs	1	1	814,306	1,272,353	1	ı	ı	ı	1	2,086,659	1	2,086,659
Balance at September 30, 2022*	₱4,094,107	a <u>l</u>	₱5,090,997	(P431,598)	P 24,244	(₱43,579)	(P 2,100)	(P 19,488)	P2,898,677	P11,611,260	₱349,486	₱11,960,746
				Equity Attribut	Equity Attributable to Equity Holders of the Parent Company	Iders of the Parer	nt Company					
			Additional		5		Foreign					
	Capital	Capital Stock	Paid-in		Retirement		Currency				Non-	
	Common	Preferred Shares	Capital - Common	Treasury Shares	Benefits Reserve	Fair Value Reserve	Translation Reserve	Other	Retained	Total	controlling	Total Equity
Balance at January 1, 2021	P 2.417.500	₱1.650.000	₱4,263,308	(P 1,703,951)	(P 18,336)	P 6,503	(P 2,100)	(P 19,488)	P 3,168,371	P 9,761,807	P 397,205	P 10,159,012
Net loss for the period		1	l		- I	ı		1	(465,218)	(465,218)	9,928	(455,290)
Other comprehensive income	***	ı	ı	1	1	1	1	ŧ	1	1	ı	1
Total comprehensive loss for									(465 240)	(465 240)	8000	(466.200)
Gonversion of warrants	26 607	1 1	13 383	1 1	۱ ۱	1 1	1 1	1 1	(403,210)	39 990	9,920	39 990
COLVERSION OF WALLEN	20,007		200,51				3			200,00		200,00
Balance at September 30, 2021*	P 2,444,107	₱1,650,000	₱4,263,308	(P1,703,951)	(P 16,265)	P6,503	(P2,100)	(P 19,488)	P 2,703,153	₱9,336,579	P407,133	₱9,743,712
*Unaudited												

UNAUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in thousands)	Nine Months Ended S	eptember 30
	2022*	2021*
CASH FLOWS FROM OPERATING ACTIVITIES		
Income (loss) before income tax	₱183,395	(₱448,982)
Adjustments for:	. 133,333	(, ,
Depreciation and amortization	129,115	165,714
Finance expense	159,119	158,639
Unrealized foreign exchange loss - net	3,226	_
Equity on net earnings of investment in	-,	
associates and joint venture	47,469	60,538
Finance income	(17,696)	(1,191)
Operating income (loss) before working capital	\ ; , ,	
changes	504,629	(65,282)
Increase in:	,	(, ,
Receivables	(87,053)	73,742
Other assets	(216,104)	(7,239)
Increase (decrease) in:	, ,	(, ,
Trade and other payables	661,666	181,453
Deposits	(9,454)	7,647
Cash generated from operations	853,685	190,321
Income tax paid	(5,618)	(11,068)
Interest received	252	1,191 [′]
Net cash provided by operating activities	848,319	180,444
CASH FLOWS FROM INVESTING ACTIVITIES		
Increase (decrease) in:		
Investments and advances	(316,541)	_
Property and equipment	(73,778)	(11,042)
Other noncurrent assets	48,345	(18,212)
Investment properties	_	(4,697)
Net cash used in investing activities	(341,974)	(33,951)
-		
CASH FLOWS FROM FINANCING ACTIVITIES		
Issuance of treasury shares	1,765,409	_
Payments of loans payable	(791,484)	(337,021)
Interest paid	(129,599)	(158,639)
Payments of lease liabilities		(1,614)
Proceeds from loans payable	_	242,500
Proceeds from conversion of warrants	_	39,990
Net cash from (used in) financing activities	844,326	(214,784)
NET INCREASE (DECREASE) IN CASH	1,350,671	(68,291)
CASH AT BEGINNING OF PERIOD	416,524	373,974
CASH AT END OF PERIOD	₱1,767,195	₱305,683

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. Company Information

Leisure & Resorts World Corporation ("LRWC" or the "Parent Company") was registered with the Philippine Securities and Exchange Commission ("SEC") on October 10, 1957. On November 6, 2006, SEC approved the extension of the Parent Company's corporate life until December 31, 2055. The accompanying consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries (collectively referred to as the "Group" and individually as "Group entities") and the Group's interest in joint ventures and associates.

The Parent Company is a public company under Section 17.2 of the Securities Regulation Code (SRC) and its shares are listed on the Philippine Stock Exchange, Inc. ("PSE").

The Group's primary purpose is to engage in leisure business which includes management and operation of the activities conducted therein pertaining to general amusement and recreation enterprise, hotel and gaming facilities, including but not limited to bingo parlors.

On June 15, 2021 and July 30, 2021, the BOD and stockholders of LRWC respectively approved the reclassification of LRWC's 1.5 million preferred shares into common shares. On May 20, 2022, the SEC approved the amendment of the Articles of Incorporation reflecting this reclassification. On November 22, 2021 and January 7, 2022, the BOD and stockholders respectively approved the reclassification of the remaining 1.0 billion preferred shares into common shares. On May 26, 2022, the SEC approved the amendment of the Articles of Incorporation reflecting this further reclassification.

On March 7, 2022, the BOD approved and authorized the issuance of 1,272,352,512 common shares at an issue price of ₱1.65 per share to various subscribers. Pursuant to the Subscription Agreements, the payment of the subscription price to LRWC shall be fully paid by the subscribers within 90 days from signing of their respective Subscription Agreements, which will fall on June 9, 2022. On May 10, 2022, the Board approved the extension of the deadline to pay up to August 9, 2022. On August 8, 2022, the Company received the full payment of the subscription amount from all the private placement subscribers. The 1,272,352,512 subscribed shares were issued from the 1,650,000,000 treasury shares.

On September 6, 2022, the BOD approved the amendment of the Parent Company's Articles of Incorporation to change the business address of the Parent Company from Pasig City to Taguig City. On September 15, 2022; the BOD approved the: (a) issuance of 691,200,000 common shares to various subscribers at ₱1.70 per share or 5% above the 30-day volume-weighted average price prior to the stockholders' meeting scheduled on November 24, 2022; (b) increase in authorized capital stock from ₱5 billion to ₱7 billion; and (c) change of name of the Parent Company to "DigiPlus Interactive Corp."

The above amendments are yet to be approved by the Parent Company's stockholders on November 24, 2022, and Philippine SEC.

The Parent Company's registered office address is located at 26th Floor, West Tower, PSE Center, Exchange Road, Ortigas Center, Pasig City.

2. Basis of Preparation and Summary of Significant Accounting Policies

Basis of Preparation

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

The consolidated financial statements have been prepared on a historical cost basis, except for the following items, which are measured on an alternative basis on each reporting date.

Items	Measurement bases
Financial assets at fair value through other comprehensive income	Fair value
Investment properties	Fair value

The consolidated financial statements are presented in Philippine peso, the Group's functional and presentation currency. All values are rounded to the nearest thousands (000), except when otherwise indicated.

New and Amended Standards and Interpretations

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of new accounting pronouncements which became effective beginning January 1, 2021. The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective.

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

Amendment to PFRS 16, COVID-19-related Rent Concessions beyond June 30, 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;
- 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
- There is no substantive change to other terms and conditions of the lease.

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

The amendment is effective for annual reporting periods beginning on or after April 1, 2021. Early adoption is permitted. The Group adopted the amendment on April 1, 2021.

 Amendments to PFRS 9, PAS 39, PFRS 7, PFRS 4 and PFRS 16, Interest Rate Benchmark Reform – Phase 2

The amendments provide the following temporary reliefs which address the financial reporting effects when an interbank offered rate (IBOR) is replaced with an alternative nearly risk-free interest rate (RFR):

- Practical expedient for changes in the basis for determining the contractual cash flows as a result of IBOR reform
- Relief from discontinuing hedging relationships
- Relief from the separately identifiable requirement when an RFR instrument is designated as a hedge of a risk component

The Company shall also disclose information about:

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

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

Standards Issued but not yet Effective

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

Effective beginning on or after January 1, 2022

Amendments to PFRS 3, Reference to the Conceptual Framework

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

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

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

Amendments to PAS 16, Plant and Equipment: Proceeds before Intended Use

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

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

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

Amendments to PAS 37, Onerous Contracts – Costs of Fulfilling a Contract

The amendments specify which costs an entity needs to include when assessing whether a contract is onerous or loss-making. The amendments apply a "directly related cost approach". The costs that relate directly to a contract to provide goods or services include both incremental costs and an allocation of costs directly related to contract activities. General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract.

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

- Annual Improvements to PFRSs 2018-2020 Cycle
 - Amendments to PFRS 1, First-time Adoption of Philippines Financial Reporting Standards, Subsidiary as a first-time adopter

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

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

 Amendments to PFRS 9, Financial Instruments, Fees in the '10 per cent' Test for Derecognition of Financial Liabilities

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

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

• Amendments to PAS 41, Agriculture, Taxation in fair value measurements

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

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

Effective beginning on or after January 1, 2023

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

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

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

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

Amendments to PAS 8, Definition of Accounting Estimates

The amendments introduce a new definition of accounting estimates and clarify the distinction between changes in accounting estimates and changes in accounting policies and

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

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

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

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

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

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

Effective beginning on or after January 1, 2024

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

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

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

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

Effective beginning on or after January 1, 2025

PFRS 17, Insurance Contracts

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

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

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

On December 15, 2021, the FRSC amended the mandatory effective date of PFRS 17 from January 1, 2023 to January 1, 2025. This is consistent with Circular Letter No. 2020-62 issued by the Insurance Commission which deferred the implementation of PFRS 17 by two (2) years after its effective date as decided by the IASB.

PFRS 17 is effective for reporting periods beginning on or after January 1, 2025, with comparative figures required. Early application is permitted.

Deferred effectivity

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

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

On January 13, 2016, the Financial Reporting Standards Council deferred the original effective date of January 1, 2016 of the said amendments until the IASB completes its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

Basis of Consolidation

The consolidated financial statements include the financial statements of LWRC and its subsidiaries as at December 31 each year and for the years then ended. The Group controls an investee if and only if the Group has:

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

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

- the contractual arrangements with the other vote holders of the investee
- rights arising from other contractual arrangements
- the Group's voting rights and potential voting rights

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control over the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date when the Group ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income are attributed to the equity holders of the Group 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 in line with the Group's accounting policies. All intra-group assets, liabilities, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. Any excess or deficit of consideration paid over the carrying amount of the non-controlling interest is recognized as part of "Other reserve" account in the equity attributable to the equity holders of the Parent.

If the Group loses control over a subsidiary, it derecognizes the related assets (including goodwill), liabilities, non-controlling interest (NCI) and other components of equity while any resulting gain or loss is recognized in profit or loss. Any investment retained is recognized at fair value.

The consolidated financial statements include the financial statements of the Group and the following subsidiaries as at September, 2022 and December 31, 2021:

Subsidiaries	Percentage of Ownership	Country of Incorporation
AB Leisure Exponent, Inc. (ABLE)	100	Philippines
AB Leisure Global, Inc. (ABLGI)	100	Philippines
LR Land Developers, Inc. (LRLDI)	100	Philippines
Prime Investment Korea, Inc. (PIKI)	100	Philippines
Total Gamezone Xtreme Incorporated (TGXI)	100	Philippines
Blue Chip Gaming and Leisure Corporation		
(BCGLC)	100	Philippines
Gold Coast Leisure World Corporation		
(GCLWC)	100	Philippines
LR Data Center and Solutions Inc. (LRDCSI)	80	Philippines
First Cagayan Leisure and Resort Corporation		
(FCLRC)	69.68	Philippines
First Cagayan Converge Data Center, Inc.		
(FCCDCI)	57.81	Philippines
Bingo Bonanza (HK) Limited (BBL)* *Non-operating subsidiary	60	Hong Kong
First Cagayan Leisure and Resort Corporation (FCLRC) First Cagayan Converge Data Center, Inc. (FCCDCI)	69.68 57.81	Philippines Philippines

The financial statements of the subsidiaries are prepared for the same reporting period as the Parent Company. Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances.

NC

NCI represent the portion of profit or loss and net assets or liabilities not held by the Group and are presented separately in the consolidated statements of comprehensive income, consolidated statements of changes in equity, and within equity in the consolidated statements of financial position, separately from Group's equity attributable to equity holders of the Group. Losses applicable to the NCI in a subsidiary (including components of other comprehensive income) are allocated to the NCI even if doing so results in a deficit NCI balance.

ABLE

ABLE, a wholly-owned subsidiary, was registered with the SEC on March 31, 1995. Its primary purpose is to provide amusement and recreation to the public in such forms as, but not limited to, traditional, electronic and rapid bingo games.

The consolidated financial statements also include the following indirect subsidiaries owned through ABLE:

	Percentage of	Ownership
Subsidiaries	2022	2021
Alabang Numbers & Gaming Corporation	100	100
Allpoint Leisure Corporation	100	100
Alpha One Amusement and Recreation Corp.	100	100
Big Time Gaming Corporation	100	100
Bingo Extravaganza, Inc.	100	100
Bingo Gallery, Inc.	100	100
Bingo Heaven Inc.*	100	100
Bingo Palace Corporation	100	100
Cebu Entertainment Gallery, Inc.	100	100
Fiesta Gaming and Entertainment Corporation*	100	100
First Leisure & Game Co., Inc.	100	100
Galleria Bingo Corporation	100	100
Gamexperience Entertainment Corp.	100	100
Grand Polaris Gaming Co., Inc.	100	100
G-One Gaming & Technology, Inc.	100	100
Highland Gaming Corporation	100	100
Iloilo Bingo Corporation	100	100
Metro Gaming Entertainment Gallery, Inc.	100	100
Rizal Gaming Corporation	100	100
SG Amusement and Recreation Corp.	100	100
South Bingo Corporation	100	100
South Entertainment Gallery Incorporated	100	100
Topmost Gaming Corp.	100	100
Topnotch Bingo Trend, Inc. (Topnotch)	100	100
One Bingo Pavilion Inc.	100	100
Worldwide Links Leisure and Gaming Corporation	100	100
Bingo Dinero Corporation (Bingo Dinero)	100	95
Bingo Zone, Inc.*	95	95
Manila Bingo Corporation	95	95
Isarog Gaming Corporation	90	90
One Bingo Place, Incorporated	80	80
Summit Bingo, Inc.	60	60
Negrense Entertainment Gallery, Inc.	55	55

^{*}Non-operating subsidiaries.

ABLE offers traditional and electronic bingo games on its bingo halls across the country. Classified under non-essential businesses, all ABLE's bingo halls were temporarily closed on March 16, 2020. On June 5, 2020, PAGCOR issued a memorandum allowing the resumption

of operations of gaming sites within MGCQ areas at 50% capacity. Bingo halls located in areas under GCQ areas were allowed to operate at 30% operating capacity.

ABLGI

ABLGI, a wholly-owned subsidiary, was registered with the SEC on October 20, 2009. Its primary purpose is to acquire, own, use, construct, develop, maintain, subdivide, sell, dispose of, exchange, lease and hold for investment, or otherwise deal with real estate and personal property of all kinds, including the management and operation of the activities conducted therein pertaining to general amusement and recreation enterprises such as but not limited to resorts, golf courses, clubhouses and sports facilities, hotels and gaming facilities, with all the apparatus, equipment and other appurtenances as may be related thereto or in connection therewith. ABLGI started its operations on January 1, 2013.

The consolidated financial statements also include the following indirect subsidiaries owned through ABLGI as at September 30, 2022 and December 31, 2021:

Subsidiaries	Percentage of Ownership
AB Leisure Asia Holdings Inc. (ABLAHI)	100
AB Leisure Holdings Philippines Corp. (ABLHPC)	100
G-L Real Estate JV Corporation (GL-JV)	100
G-Boracay Land Holdings Inc. (GBLHI)	100
G-Boracay Alpha Holdings Inc. (GBAHI)	100
G-Boracay Beta Holdings Inc. (GBBHI)	100
G-Boracay Gamma Holdings Inc. (GBGHI)	100

These indirect subsidiaries were incorporated in 2017 for a future project. The land for such project was acquired in 2017 at a cost of P4,759,548,749.

There have been no significant changes in the operations of ABLGI as a direct effect of the COVID-19 pandemic.

LRLDI

On December 10, 2007, the Parent Company incorporated LRLDI as its wholly-owned subsidiary. It is engaged in realty development and tourism. LRLDI started its operations in 2010.

There have been no significant changes in the operations of LRLDI as a direct effect of the COVID-19 pandemic.

PIKI

PIKI was registered with the SEC on November 9, 2012. Its primary purpose is to engage in the business of gaming, recreation, leisure and lease of property. On July 3, 2013, PIKI obtained a Grant of Authority from PAGCOR for the privilege and authority to bring in preregistered non-Philippine junket players (with passports bearing Philippine arrival dates no later than five (5) days prior to the initial entry in the Gaming Rooms) to play the designated junket Gaming Rooms at PAGCOR's Casino Filipino - Midas, with a minimum gaming table mix to be determined by PAGCOR. On March 22, 2013, the Parent Company acquired 100% of PIKI's outstanding capital stock. PIKI started its operations on July 26, 2013.

PIKI was licensed by PAGCOR to operate a junket within PAGCOR's Casino Filipino-Midas. Junket operations have been suspended at the start of the ECQ.

In November 2021, PIKI ceased its operations.

TGXI

TGXI was registered with the SEC on June 27, 2014 primarily to engage in general amusement, gaming operations and recreation enterprises. PAGCOR granted TGXI the privilege to establish, install, maintain, and operate a PAGCOR eGames Station ("PeGS"). PeGS is a gaming facility that offers virtual casino games. TGXI started commercial operations on July 16, 2014.

TGXI operates PeGS in several locations across the country. Its operations were suspended on March 16, 2020 until June 16, 2020. Relative to PAGCOR's memorandum on June 5, 2020, TGXI was allowed to operate at 50% and 30% capacity in sites under MGCQ and GCQ, respectively.

BCGLC

BCGLC was registered with the SEC on February 26, 2009. Its primary purpose is to provide investment, management counsel and to act as agent or representative for business enterprises engaged in gaming, recreation and leisure activities. On October 20, 2009, BCGLC (lessor), as the authorized representative of Munich Management Limited (a foreign corporation duly organized and registered in British Virgin Islands), entered into a contract of lease with PAGCOR (lessee), for the use of slot machines and gaming facilities.

On July 24, 2015, BCGLC incorporated Gold Coast Leisure World Corp. (GCLWC) as its wholly-owned subsidiary. Its primary purpose is to purchase, acquire, own, lease (except financial leasing), sell and convey real properties such as lands, buildings, factories, and warehouses and machineries, equipment, and other personal properties as may be necessary or incidental to the conduct of the corporate business, and to pay in cash, share of its capital stock, debentures and other evidences of indebtedness, or other securities as may be deemed expedient, for any business or property acquired by the corporation.

BCGLC operates several PAGCOR VIP clubs. Operations of the PAGCOR VIP clubs were suspended from March 16, 2020 to June 15, 2020 due to the mandated community quarantine of the Philippine government. Relative to PAGCOR's memorandum on June 5, 2020, BCGLC was allowed to operate at 50% and 30% capacity in sites under MGCQ and GCQ, respectively. Its operations resumed on June 16, 2020.

LRDCSI

LRDCSI was registered with SEC on May 20, 2016 and started its operation in October 2017. LRDCSI is a technology company engaged in aggregating data and telecommunication services. LRDCSI's revenue model involves acquiring services from local and foreign technology and telecommunications companies at wholesale rates, bundling said services and then reselling the services at retail rates. The premium for such activity is warranted given the bespoke and higher level of customer engagement provided by the LRDCSI.

LRDCSI's portfolio includes solutions related to data center co-location, internet, private leased lines, mobile and voice platforms, cybersecurity, content delivery networks, e-commerce, and network and website optimization. LRDCSI aims to provide these services to customers and clients in all industry sectors including land based and gaming operators. LRWC owns 80% of the outstanding capital stock of LRDCSI while an individual stockholder owns 20%.

LRDCSI provides advanced information technology infrastructure services for businesses such as co-location, internet services, connectivity, business continuity and disaster recovery, and managed professional services. Service agreements with the customers are renewable annually. Due to the COVID-19 pandemic, some of the clients of LRDCSI terminated or have not renewed its contract. In addition, LRDCSI granted discounts to some of its customers in April and May 2020.

FCLRC

FCLRC was incorporated on April 26, 2000 and is a Cagayan Special Economic Zone and Freeport (CSEZFP) registered enterprise. FCLRC has an existing License Agreement with the Cagayan Economic Zone Authority (CEZA) to develop, operate and conduct internet and gaming enterprises and facilities in the CSEZFP. Pursuant to the License Agreement, CEZA

issued the "CEZA Master Licensor Certificate" certifying that FCLRC is duly authorized to regulate and monitor, on behalf of CEZA, all activities pertaining to the licensing and operation of interactive games.

As Master Licensor in CEZA, FCLRC is authorized to collect a sub-license fee of two percent of the gross winnings from the internet casino, in accordance with an agreed formula. Since COVID-19 impacted the operations of the CEZA licensees, FCLRC's sub-license fee also decrease due to discontinuance of the operations of its locators/licensees.

FCCDCI

On March 1, 2007, FCLRC and IP Converge Data Center Corp. (IPCDCC) entered into a Shareholders Agreement (Joint Venture) to engage in the business of information technology such as, but not limited to IP communication, co-location, bandwidth, disaster recovery services, software development, internet merchant payment processing and payment solution to the licensed locators of FCLRC, as well as the CEZA. The Joint Venture shall likewise invest in building, upgrading and maintaining the IP communications infrastructure that connects CEZA to the global internet. This includes fiber optic networks, wireless radio stations, telcograde internet data center, network operations center, and network hubs/access points. This investment is made by FCLRC in relation to the Master Development Plan for Tourism Area in CSEZFP and the Development of Information Technology (IT) Facilities and Telecommunications (Master Development Plan).

FCCDCI was incorporated and registered with the SEC on November 14, 2007, and started commercial operations on January 1, 2008. FCLRC owns 60% of FCCDCI and the remaining 40% is owned by IPCDCC.

On May 15, 2012, IPCDCC entered into a Deed of Assignment of Subscription Rights with IP Ventures, Inc. ("IPVI" a third party Group) whereby IPCDCC assigned all the rights, interests and participation to IPVI. On January 1, 2017, IPVI entered into a Deed of Absolute Sale of Share of Stock with LRDCSI, whereby IPVI assigned its rights, interest and participation to its 5,000,000 shares of stock or 20% ownership in FCCDCI.

By virtue of the Deed of Absolute Sale of Share of Stock entered into by IPVI and LRDCSI, LRWC obtained a 57.81% effective interest and control in FCCDCI through its direct subsidiaries FCLRC and LRDCSI at 60% and 20% equity stake in FCCDCI, respectively. Thus, due to the effect of the 20% additional equity interest, FCCDCI is consolidated into the Group effective January 1, 2017.

FCCDCI provides advanced information technology infrastructure services for businesses such as co-location, internet services, connectivity, business continuity and disaster recovery, and managed professional services. Service agreements with the customers are renewable annually. Due to the COVID-19 pandemic, some of the clients of FCCDCI terminated or have not renewed its contract. In addition, FCCDCI granted discounts to some of its customers in April and May 2020.

BBL

On March 15, 2010, the Parent Company incorporated BBL as its 60%-owned subsidiary. Its primary purpose is to engage in the business of gaming, recreation, leisure and lease of property. BBL was incorporated under the Companies Ordinance of Hong Kong and started its operations in March 2012. It is currently non-operational and in the process of liquidation.

Transactions Eliminated on Consolidation

All intra-group balances, transactions, income and expenses and profits and losses resulting from intra-group transactions are eliminated. Unrealized gains from transactions with the equity accounted investees are eliminated against the investment to the extent of the Group's interest in investee. Unrealized losses are eliminated in the same way as unrealized gains, to the extent that there is no evidence of impairment.

Current versus Noncurrent Classification

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

An asset is current when:

- it is expected to be realized or intended to be sold or consumed in the normal operating cycle;
- it is held primarily for the purpose of trading;
- it is expected to be realized within twelve months after the financial reporting date; or
- it is cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the financial reporting date.

All other assets are classified as noncurrent.

A liability is current when:

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

All other liabilities are classified as noncurrent.

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

Financial Instruments - Initial Recognition and Subsequent Measurement

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

a. Financial Assets

Initial Recognition and Measurement. Financial assets are classified, at initial recognition, as subsequently measured at amortized cost, FVOCI and FVPL.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them.

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

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

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

The Group has cash, receivables, due from related parties, rental deposits and cash performance bonds classified as financial asset at amortized cost. It also has investment in equity securities classified as financial asset at FVOCI. The Group has no financial asset designated as FVPL.

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

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

Financial Assets at Amortized Cost (Debt Instruments). The Group measures financial assets at amortized cost if both of the following conditions are met:

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

Financial assets at amortized cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognized in profit or loss when the asset is derecognized, modified or impaired.

Financial assets designated at FVOCI (equity instruments). Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity instruments designated at FVOCI when they meet the definition of equity under PAS 32, Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognized as other income in the consolidated statement of comprehensive income when the right of payment has been established, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in OCI. Equity instruments designated at FVOCI are not subject to impairment assessment.

The Group elected to classify irrevocably its listed equity investment under this category.

Derecognition. A financial asset (or, where applicable, a part of a financial asset or part of a Group of similar financial assets) is primarily derecognized (i.e., removed from the Group's balance sheet) when:

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

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognize the transferred asset to the extent of its continuing involvement. In that case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

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

Impairment of financial assets. The Group recognized an allowance from ECLs for all debt instruments not held at FVPL. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original EIR. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

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

For cash in bank, the Group applies a general approach in calculating ECLs. The Group recognizes a loss allowance based on ether 12-month ECL or lifetime ECL, depending on whether there has been a significant increase in credit risk on its cash in bank since initial recognition.

The Group considers a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Determining the stage for impairment. At each reporting date, the Group assesses whether there has been a significant increase in credit risk (SICR) for financial assets since initial recognition by comparing the risk of a default occurring over the expected life between the reporting date and the date of initial recognition. The Group considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and forward-looking analysis. An exposure will migrate through the ECL stages as asset quality deteriorates. If, in a subsequent period, asset quality improves and also reverses any previously assessed SICR since origination, then the loss allowance measurement reverts from lifetime ECL to 12-months ECL.

Staging assessment. PFRS 9 establishes a three-stage approach for impairment of financial assets, based on whether there has been SICR of a financial asset. Three stages then determine the amount of impairment to be recognized.

- Stage 1 is comprised of all non-impaired financial instruments which have not experienced SICR since initial recognition. Entities are required to recognize 12-month ECL for stage 1 financial instruments. In assessing whether credit risk has increased significantly, entities are required to compare the risk of default occurring on the financial instrument as at the reporting date, with the risk of default occurring on the financial instrument at the date of initial recognition.
- Stage 2 is comprised of all non-financial instruments which have experienced SICR since initial recognition. Entities are required to recognize lifetime ECL for stage 2 financial instruments. In subsequent reporting periods, if the credit risk of the financial instrument improves such that there is no longer SICR since initial recognition, then entities shall revert to recognizing 12-month ECL.
- Financial instruments are classified as stage 3 when there is objective evidence of impairment as a result of one or more loss events that have occurred after initial

recognition with negative impact on the estimated future cash flows of a financial instrument or portfolio of financial instruments. The ECL model requires that lifetime ECL be recognized for impaired financial instruments, which is similar to the requirements under PAS 39 for impaired financial instruments.

b. Financial Liabilities

Initial Recognition and Measurement. Financial liabilities are classified, at initial recognition, as financial liabilities at FVPL, loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

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

The Group's financial liabilities include trade and other payables, loans payable, lease liabilities and deposits which are classified as loans and borrowings.

The Group has no financial liabilities at FVPL or derivative liabilities designated as hedging instruments.

Subsequent Measurement. After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the EIR amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of EIR. The EIR amortization is included as interest expense in the statement of comprehensive income.

Derecognition. A financial liability is derecognized when the obligation under the liability is discharged or cancelled, or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the statement of comprehensive income.

Classification of Financial Instruments between Debt and Equity

A financial instrument is classified as debt if it provides for a contractual obligation to:

- deliver cash or another financial asset to another entity;
- exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the Company; or
- satisfy the obligation other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of own equity shares.

If the Group does not have an unconditional right to avoid delivering cash or another financial asset to settle its contractual obligation, the obligation meets the definition of a financial liability.

A financial instrument is an equity instrument only if: (a) the instrument includes no contractual obligation to deliver cash or another financial asset to another entity; and (b) if the instrument will or may be settled in the issuer's own equity instruments, it is either:

- a non-derivative that includes no contractual obligation for the issuer to deliver a variable number of its own equity instruments; or
- a derivative that will be settled only by the issuer exchanging a fixed amount of cash or another financial asset for a fixed number of its own equity instruments.

The components of issued financial instruments that contain both liability and equity elements are accounted for separately, with the equity component being assigned the residual amount

after deducting from the instrument as a whole or in part, the amount separately determined as the fair value of the liability component on the date of issue.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is reported in the Group 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. This is not generally the case with master netting agreements, and the related assets and liabilities are presented at gross in the Group statements of financial position.

Determination of Fair Value

The Group measures a number of financial and non-financial assets and liabilities at fair value at each reporting date.

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

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

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

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

For assets and liabilities that are recognized in the consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing the categorization at the end of each reporting period.

For purposes of the fair value disclosure, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy, as explained above.

Prepaid Expenses and Other Current Assets

Prepaid expenses represent expenses not yet incurred but already paid in cash. These are initially recorded as assets and measured at the amount of cash paid. Subsequently, these are recognized in profit or loss as they are consumed in operations or expire with the passage of time. These typically comprise prepayments for commissions, taxes and licenses and rental.

Prepaid expenses are classified in the consolidated statements of financial position as current assets when the cost of goods or goods related to the prepaid expenses are expected to be incurred within one year. Otherwise, prepaid expenses are classified as noncurrent assets.

Other current assets represent resources that are expected to be used up within one year after the reporting date. These typically comprise advances to contractors and suppliers, input value-added tax (VAT), playing cards, etc.

Investments and Advances

An associate is an entity in which the Group has significant influence and which is neither a subsidiary nor a joint venture of the Group. Significant influence is the power to participate in the financial and operating policies of the investee, but is not control or joint control over those policies.

A joint venture is an entity over whose activities the Group has joint control, established by contractual agreement and requiring unanimous consent for strategic financial and operating decisions, and over which the parties have rights to the net assets of the joint arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The considerations made in determining significant influence or joint control is similar to those necessary to determine control over subsidiaries.

The Group's investments in associates and joint ventures are accounted for using the equity method in the consolidated financial statements. Under the equity method, investments in associates and joint ventures are carried in the consolidated statements of financial position at cost plus post-acquisition changes in the share of net assets, less any impairment in value. When the Group's share of losses exceeds the cost of the investments in associates and joint ventures, the carrying amount of that interest is reduced to nil and recognition of further losses is discontinued except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associates and the joint ventures. The carrying amount of the investments are adjusted to recognize the changes in the Group's share of net assets of the associates or joint ventures since the acquisition date. Goodwill relating to the associates or joint ventures is included in the carrying amount of the investment and is neither amortized nor individually tested for impairment.

The Group's share in profit or loss of associates or joint ventures are recognized as "Equity in net earnings of associates" and "Equity in net earnings of joint ventures" accounts, respectively, in the profit or loss. Unrealized gains and losses resulting from transactions between the Group and the associates or joint ventures are eliminated to the extent of the interest in the associates or joint ventures.

After application of the equity method, the Group determines whether it is necessary to recognize an impairment loss with respect to the Group's net investment in the shares of stock of associates or joint ventures. At each reporting date, the Group determines whether there is objective evidence that the investments in associates or joint ventures are impaired. If there is such evidence, the Group recalculates the amount of impairment as the difference between the recoverable amount and carrying amount of the investment in shares of stock of associates or joint ventures. Such impairment loss is recognized as part "Equity in net earnings of associates" and "Equity in net earnings of joint ventures" accounts in the consolidated statement of comprehensive income.

Upon loss of significant influence over the associates or joint control over the joint ventures, the Group measures and recognizes any retained investment at fair value. Any difference between the carrying amount of the investment in shares of stock of associates or joint ventures upon loss of significant influence or joint control, and the fair value of the retained investment and proceeds from disposal is recognized in profit or loss.

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

The Group normally contributes cash or other resources to the associates and joint ventures. These contributions are included in the accounting records of the Group and recognized in its consolidated financial statements as part of its investments in associates and a joint venture.

Investments and advances also include advances to companies in which the Group has positive intention of taking over these companies or having ownership interest in the future.

Property and Equipment

Property and equipment, except land, is carried at cost less accumulated depreciation and impairment losses, if any. Land is stated at cost less any impairment in value.

Initially, an item of property and equipment is measured at its cost, which comprises its purchase price and any directly attributable costs of bringing it to working condition and location for its intended use. Subsequent expenditures that can be measured reliably are added to the carrying amount of the asset when it is probable that future economic benefits associated with the asset, in excess of the originally assessed standard of performance, will flow to the Group. All other subsequent expenditures are recognized as an expense in the period in which they are incurred.

Construction in progress represents structures under construction and is stated at cost. This includes the costs of construction and equipment and other direct costs. Borrowing costs that are directly attributed to the construction are capitalized during the construction period. Construction in progress is not depreciated until such time that the relevant assets are ready for use.

Effective January 1, 2019, it is the Group's policy to classify right-of-use assets as part of property and equipment. Prior to that date, all of the Group's leases are accounted for as operating leases in accordance with PAS 17, hence, not recorded on the statement of financial position. 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 initially measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The initial cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, lease payments made at or before the commencement date less any lease incentives received and estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

Unless 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 their estimated useful life and lease term. Right-of-use assets are subject to impairment.

Depreciation is computed using the straight-line method over the estimated useful life (EUL) of the property and equipment over the following estimated useful lives:

	Number of Years
Leasehold improvements	5 years or related lease
·	term whichever is
	shorter
Aircraft and transportation equipment	5 - 15
Gaming equipment	5
Office furniture and fixtures and equipment	5
Network equipment	10
Condominium unit	25
Airstrip improvements*	10
Right-of-use asset	1 - 25
*Recorded under "Other noncurrent assets" account	

There are no changes in estimated useful lives in 2022 and 2021.

The Group estimates the useful life of its airstrip improvement based on the period over which the asset is expected to be available for use. The Group initially assessed that benefit may be derived from this asset over five (5) to fifteen (15) years.

The EUL and depreciation method are reviewed periodically to ensure that the period and method of depreciation are consistent with the expected pattern of economic benefits from those assets.

When it is disposed of, or is permanently withdrawn from use and no future economic benefits are expected from its disposal, the cost and accumulated depreciation and impairment losses, if any, are removed from the accounts and any resulting gain or loss arising from the retirement or disposal is reflected in the Group statement of comprehensive income.

Investment Properties

Investment properties consist of land, land improvements, building, or part of a building or both held to earn long-term rental yields or for capital appreciation or both, and is not occupied by the Group or held for sale in the ordinary course of business.

The Group adopted the fair value model for accounting for its investment properties. Under this method, investment properties are initially measured at cost but are subsequently remeasured at fair value, which reflects market conditions at the reporting date. The fair value of investment properties is determined by independent real estate valuation experts using cost approach and sales comparison approach. Gains or losses arising from changes in the fair values of investment property are included in profit or loss in the period in which they arise.

Investment properties are derecognized when either those have been disposed of or when the investment properties are permanently withdrawn from use and no future benefit is expected from their disposal. Any gain and loss on derecognition of investment properties is recognized in profit or loss in the year of derecognition.

Transfers are made to investment properties when, and only when, there is a change in use, evidenced by ending of owner-occupation or commencement of an operating lease to another party. Transfers are made from investment properties when, and only when, there is a change in use, evidenced by commencement of the owner occupation or commencement of development with a view to sell.

For a transfer from investment properties to owner-occupied properties, the deemed cost of property for subsequent accounting is its fair value at the date of change in use. If owner-occupied properties become investment properties, the Group accounts for such properties in accordance with the policy stated under property and equipment up to the date of change in use. When investment property that was previously classified as property and equipment is sold, any related amount included in the revaluation is transferred to retained earnings.

Lease Rights

The Group's lease rights pertain to acquired rights and interests in the sublease agreement entered upon by the Group. Lease rights are accounted under Other noncurrent assets - "Others" and stated at cost less accumulated amortization and impairment in value, if any and is. Lease rights are amortized on a straight-line basis over the lease term.

Business Combination

Business combinations are accounted for using the acquisition method as at the acquisition date. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value, and the amount of any non-controlling interests in the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree at fair value or at proportionate share of the acquiree's identifiable net assets. Acquisition-related costs are expensed as incurred and included as part of "Costs and operating expenses" account in the consolidated statement of comprehensive income.

When the Group acquires a business, it assesses the financial assets and financial liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer's previously held equity interest in the acquiree is remeasured at the acquisition date fair value and any resulting gain or loss is recognized in the profit or loss.

The Group measures goodwill at the acquisition date as: a) the fair value of the consideration transferred; plus b) the recognized amount of any non-controlling interests in the acquiree; plus c) if the business combination is achieved in stages, the fair value of the existing equity interest in the acquiree; less d) the net recognized amount (generally fair value) of the identifiable assets acquired and liabilities assumed. When the excess is negative, a bargain purchase gain is recognized immediately in the consolidated statements of income. Subsequently, goodwill is measured at cost less any accumulated impairment in value. Goodwill is reviewed for impairment, annually or more frequently, if events or changes in circumstances indicate that the carrying amount may be impaired.

The consideration transferred does not include amounts related to the settlement of preexisting relationships. Such amounts are generally recognized in the consolidated statement of comprehensive income. Costs related to the acquisition, other than those associated with the issuance of debt or equity securities that the Group incurs in connection with a business combination, are expensed as incurred. Any contingent consideration payable is measured at fair value at the acquisition date. If the contingent consideration is classified as equity, it is not remeasured and settlement is accounted for within equity. Otherwise, subsequent changes to the fair value of the contingent consideration are recognized in the consolidated statement of comprehensive income.

Goodwill

Goodwill acquired is initially measured as the excess of the cost of the acquisition over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities of the acquiree. When the resulting amount is negative (bargain purchase gain), it is recognized immediately in profit or loss. Following initial recognition, goodwill is measured at cost less accumulated impairment losses. Goodwill is reviewed for impairment, annually or more frequently, if events or changes in circumstances indicate that the carrying amount may be impaired.

Impairment is determined by assessing the recoverable amount of the cash-generating unit or group of cash-generating units to which the goodwill relates. Where the recoverable amount of the cash-generating unit is less than the carrying amount, an impairment loss is recognized.

Bargain purchase gain, which is the excess of the net fair values of acquired identifiable nonmonetary assets of subsidiaries and associates over the cost of acquisition, recognized directly to profit or loss.

When subsidiaries are sold, the difference between the selling price and the subsidiary's net asset plus goodwill associated with the investment are recognized in consolidated statement of comprehensive income.

Impairment of Nonfinancial Assets

The carrying amounts of the Group's nonfinancial assets such as property and equipment and investments and advances and other noncurrent assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated. An impairment loss is recognized in profit or loss whenever the carrying amount of an asset or its cash generating unit exceeds its recoverable amount.

The recoverable amount of a nonfinancial asset is the greater of the asset's fair value less costs to sell and its value in use. The fair value less costs to sell is the amount obtainable from the sale of the asset in an arm's length transaction less costs to sell while value in use is the

present value of estimated future cash flows expected to be generated from its disposal at the end of its useful life. 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. For an asset that does not generate cash flows largely independent of those from other assets, the recoverable amount is determined for the cash-generating unit to which the asset belongs. A cash-generating unit is the smallest group of assets that includes the asset and generates cash inflows that are largely independent of the cash inflows from other assets or groups of assets.

An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized. Reversals of impairment are recognized in the Group statement of comprehensive income.

Capital Stock and Additional Paid-in Capital

Common and preferred shares are classified as equity. Incremental costs directly attributable to the issuance of common and preferred shares are recognized as a deduction from relevant additional paid-in capital, and if none or insufficient, to be deducted from retained earnings, net of any tax effects. Proceeds and/or fair value of consideration received in excess of par value are recognized as additional paid-in capital.

Treasury Shares

When share capital is repurchased, the amount of the consideration paid, which includes directly attributable costs, net of any tax effects, is recognized as a deduction from equity. When treasury shares are sold or reissued subsequently, the amount received is recognized as an increase in equity, and the resulting surplus on the transaction is transferred to additional paid-in capital, while the resulting deficit is applied against additional paid-in capital and retained earnings, for any excess of deficit over the additional paid-in capital arising from treasury shares transactions.

Revaluation Surplus

Revaluation surplus pertains to accumulated gains and losses to revaluation of LRLDI and FCLRC's land.

Fair Value Reserve

Fair value reserve represents cumulative net change in the fair value of FVOCI, net of tax effect, as at reporting date.

Foreign Currency Translation Reserve

The assets and liabilities of the subsidiary with transactions denominated in currencies other than Philippine peso are translated using the applicable closing exchange rates on the reporting date. The income and expenses of the subsidiary with transactions denominated in currencies other than Philippine peso are translated using the exchange rates at the date of transactions. Foreign currency differences are recognized in other comprehensive income and accumulated in the "Foreign currency translation reserve" account in the consolidated statements of financial position.

Retained Earnings

Retained earnings represents the cumulative balance of periodic profit/loss, dividend distributions, prior period adjustments and effect of changes in accounting policy and capital adjustments.

Dividend distribution to the Group's shareholder is recognized as a liability in the consolidated financial statements in the period in which the dividends are approved and declared by the Group's Board of Directors.

Revenue Recognition

Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services, excluding amounts collected

on behalf of third parties. The Group has generally concluded that it is the principal in its revenue arrangements because it typically controls the goods or services before transferring them to the customer except for some entities of the Group which act as agent in certain commission revenue arrangements.

The following specific recognition criteria must also be met before revenue is recognized:

Electronic Bingo. Revenue from these bingo games are satisfied at a point in time and are recognized upon conclusion of each game cycle. The revenues is net of payments and share of machine vendors.

Electronic Gaming System. Revenue from these gaming system are satisfied at a point in time and are recognized upon conclusion of each game cycle. The revenues is net of payments and share of machine vendors.

Traditional Bingo. Revenue from these bingo games are satisfied at a point in time and are recognized upon sale of bingo cards.

Service and Hosting Fees. Revenue from bandwidth and co-location services are satisfied over time and are recognized as the services are performed. Service fees are satisfied at a point in time and are recognized upon processing of locators' application for a franchise. Hosting fees are satisfied over time and are recognized upon accrual of the gaming levy to locators based on their reported revenue as defined in the license agreement.

One time set-up charges. The one time set-up charge is recognized over the term of the contract.

Commission Income. Commission income is satisfied over time and is recognized when the related services are rendered based on a percentage of each PeGs' casino winnings and gross gaming revenue of the junket.

Other income. Other income comprises miscellaneous income from operations and recognized at a point in time.

The following revenue streams are outside the scope of PFRS 15:

Rent Income. Income is recognized based on the percentage of the net wins (gross wins less payouts).

Interest Income. Interest Income is recognized as it accrues in profit or loss using the effective interest rate method.

Contract Balances

Contract Assets. A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognized for the earned consideration that is conditional.

Trade receivable. A receivable represents the Group's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due).

Contract Liabilities. A contract liability is the obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to the customer, a contract liability is recognized when the payment is made or the payment is due, whichever is earlier. Contract liabilities are recognized as revenue when the Group performs under the contract.

Costs and Expenses Recognition

Costs and expenses are decrease in economic benefits during the accounting period in the form of outflows or decrease of assets or incurrence of liabilities that result in decreases in equity, other than those relating to distributions to equity participants. Costs and expenses are recognized in profit or loss when they are incurred and are reported in the financial statements in the periods to which they relate.

Payouts represent payments to winners of traditional bingo games. This is recognized as expense upon conclusion of the game.

Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement 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.

Operating Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement 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;
- There is a change in 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).

Leases where the lessor retains substantially all the risks and benefits of ownership of the asset are classified as operating leases. Operating lease payments are recognized as expense in profit or loss on a straight-line basis over the lease term.

Employee Benefits

Short-term Benefits

The Group recognizes a liability, net of amounts already paid, and an expense for services rendered by employees during the accounting period. Short-term benefits given by the Group to its employees include salaries and wages, social security contributions, and other short-term benefits.

Retirement Benefits Liability

The Group's net obligation in respect of its retirement plan is calculated separately by estimating the amount of future benefits that employees have earned in return for their services in the current and prior periods and the benefits are discounted to determine its present value. The discount rate is the yield at the reporting date of long-term government bonds that have maturity dates approximating the terms of the Group's liabilities. The calculation is performed by a qualified actuary using the projected unit credit method.

When the calculation results in a potential asset for the Group, the recognized asset is limited to the present value of economic benefits available in the form of reductions in future contributions to the plan.

Remeasurements of the net defined benefit obligation or asset, which comprise actuarial gains and losses, the return on plan assets (excluding interest) and the effect of the asset ceiling

(excluding interest), if any, are recognized immediately in other comprehensive income. The Group determines the net interest expense or income on the net defined benefit obligation or asset for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-net defined benefit obligation or asset, taking into account any changes in the net defined benefit obligation or asset during the period as a result of contributions and benefit payments. Net interest expense and other expenses related to defined benefit plans are recognized in profit or loss.

When the benefits of a plan are changed, or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognized immediately in profit or loss. The Group recognizes gains and losses on the settlement of a defined benefit retirement plan when the settlement occurs.

Actuarial valuations are made with sufficient regularity so that the amounts recognized in the consolidated financial statements do not differ materially from the amounts that would be determined at reporting date.

Income Taxes

Income tax expense comprises of current and deferred tax. Income tax is recognized in profit or loss except to the extent that it relates to items recognized directly in equity or other comprehensive income, in which case it is recognized directly in equity or other comprehensive income.

Current Tax. Current tax is the expected tax payable on the taxable income for the period, using tax rates enacted or substantively enacted by the end of reporting date, and any adjustment to tax payable in respect of previous years.

Deferred Tax. Deferred tax is recognized in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes, and the carry forward tax benefits of the net operating loss carry-over (NOLCO) and minimum corporate income tax (MCIT). Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the end of the reporting date.

A deferred tax asset is recognized to the extent that it is probable that future taxable profits will be available against which temporary difference can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

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

Foreign Currency

Foreign Currency Translations

Transactions in foreign currencies are translated to the respective functional currencies of Group entities at exchange rates at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies at the reporting date are retranslated to the functional currency at the exchange rate at the reporting date. The foreign currency gain or loss on monetary items is the difference between amortized cost in the functional currency at the beginning of the year, adjusted for effective interest and payments during the year, and the amortized cost in foreign currency translated at the exchange rate at the reporting date.

Nonmonetary assets and liabilities denominated in foreign currencies that are measured at fair value are retranslated to the functional currency at the exchange rate at the date that the fair value was determined. Nonmonetary items in a foreign currency that are measured in terms of historical cost are translated using the exchange rate at the date of the transaction. Foreign currency differences arising on retranslation are recognized in profit or loss, except for differences arising on retranslation of AFS financial assets, a financial liability designated as a hedge of the net investment in a foreign operation that is effective, or qualifying cash flow hedges, which are recognized in other comprehensive income.

Foreign Operations

The assets and liabilities of foreign operations are translated to Philippine peso at exchange rates at the reporting date.

Foreign currency difference is recognized in other comprehensive income and presented in the foreign currency translation gain ("Foreign currency translation reserve") in equity. However, if the operation is not a wholly-owned subsidiary, then the relevant proportionate share of the translation difference is allocated to the non-controlling interests. When a foreign operation is disposed of such that control, significant influence or joint control is lost, the cumulative amount in other comprehensive income related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. When the Group disposes of only part of its interest in a subsidiary that includes a foreign operation while retaining control, relevant proportion of the cumulative amount is reattributed to non-controlling interests.

When settlement of a monetary item receivable from or payable to a foreign operation is neither planned nor likely in the foreseeable future, foreign exchange gains and losses arising from such a monetary item a-re considered to form part of a net investment in a foreign operation and are recognized in other comprehensive income and presented in "Foreign currency translation reserve" in equity.

Segment Reporting

For purposes of management reporting, the Group is organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit. Such business segments are the bases upon which the Group reports its primary segment information.

Financial information on business segments is presented in Note 4 to the consolidated financial statements. The Group has one geographical segment and derives substantially of its revenues from domestic operations.

Earnings Per Share (EPS)

Basic EPS is computed by dividing net income by the weighted average number of common shares outstanding during the year, after giving retroactive effect to any stock dividends declared during the year.

Diluted EPS is consistent with the computation of the basic earnings per share while giving effect to all dilutive potential common shares that were outstanding during the period. Net income attributable to common shareholders and the weighted average number of shares outstanding are adjusted for the effects of all dilutive potential common shares.

Provisions

Provisions are recognized when the Group has a present legal or constructive obligation 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 pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.

Where discounting is used, the increase in the provision due to the passage of time is recognized as interest expense. Where the Group expects a provision to be reimbursed, the reimbursement is recognized as a separate asset but only when the receipt of the reimbursement is virtually certain. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

Contingencies

Contingent liabilities are not recognized in the consolidated financial statements but are disclosed in the notes to the consolidated financial statements unless the possibility 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 the consolidated financial statements when an inflow of economic benefits is probable.

Events After the Reporting Period

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

3. Significant Accounting Judgments, Estimates and Assumptions

Use of Estimates and Judgment

The preparation of the Group's consolidated financial statements in accordance with PFRSs requires management to make estimates, judgments and assumptions that affect the application of accounting policies and the amounts reported in the consolidated financial statements. However, uncertainty about these estimates, judgments and assumptions could result in an outcome that could require a material adjustment to the carrying amount of the affected asset or liability in the future. Actual results may differ from these estimates, judgments and assumptions.

Estimates and judgments 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. Revisions are recognized in the period in which the estimates and judgments ae revised and in any future periods affected.

Information about critical judgments and estimates in applying accounting policies that have the most significant effects on the amounts recognized in the Group financial statements is as follows:

Judgments

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

Fair Value Measurement. A number of the Group's accounting policies and disclosures require the measurement of fair values for both financial and non-financial assets and liabilities.

The Group has an established control framework with respect to the measurement of fair values. The Chief Financial Officer (CFO) has the overall responsibility for overseeing all significant fair value measurements, including Level 3 fair values. The CFO regularly reviews significant unobservable inputs and valuation adjustments. If third party information is used to measure fair values, then the CFO assesses the evidence obtained to support the conclusion that such valuations meet the requirements of PFRSs, including the level in the fair value hierarchy in which such valuations should be classified.

Fair Value of Investment Properties. The Group carries its investment properties at fair value, with changes in fair value being recognized in profit or loss. The Group engages independent valuation specialists to determine the fair value. For the investment properties, the appraisers used a valuation technique based on comparable market data available for such property.

The fair values of the investment properties were arrived at using the sales comparison approach for land and cost approach for buildings and land improvements.

Determination of Lease Term of Contracts with Renewal and Termination Options – Group as a Lessee. The Group has several lease contracts that include extension and termination options. The Group applies judgement in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or

not to exercise the option to renew or to terminate (e.g., construction of significant leasehold improvements or significant customization to the leased asset).

The Group did not include any renewal and termination options in determining the lease term as these are not reasonably certain to be exercised.

Acquisition Accounting. The Group accounts for acquired businesses using the acquisition method of accounting which requires that the assets acquired and the liabilities assumed are recognized at the date of acquisition based on their respective fair values.

The application of the acquisition method requires certain estimates and assumptions concerning the determination of the fair values of acquired intangible assets and property and equipment, as well as liabilities assumed at the acquisition date. Moreover, the useful lives of the acquired intangible assets and property and equipment have to be determined. Accordingly, for significant acquisitions, the Group obtains assistance from valuation specialists. The valuations are based on information available at the acquisition date.

Determination and Classification of Joint Arrangement. The Group determines a joint arrangement in accordance with its control over the entity or joint operations rather than its legal form. The Group's investments in joint venture is structured in a separate incorporated entity. The joint venture agreement requires unanimous consent from all parties to the agreement for the relevant activities identified. The Group and the parties to the agreement only have rights to the net assets of the joint venture through the terms of the contractual arrangements. The Group has determined its involvement in joint arrangement and determined that its investment is classified as joint venture.

Hotel Enterprises of the Philippines, Inc. (HEPI) - Although the Group has 51% ownership in HEPI, the shareholders' agreement provides for equal representation in the board of directors which in substance is similar to a joint venture arrangement.

Distinction Between Investment Property and Property and Equipment. The Group determines whether a property qualifies as an investment property. In making its judgment, the Group considers whether the property generates cash flows largely independent of the other assets held by the Group. Property and equipment generate cash flows that are attributable not only to property but also to the other assets used for administrative purposes and rendition of services.

If the portion cannot be sold separately, the property is accounted for as an investment property only if an insignificant portion is held for use in the production or supply of goods or services or for administrative purposes. Judgment is applied in determining whether ancillary services are so significant that a property does not qualify as an investment property. The Group considers each property separately in making its judgment. The Group has determined that the land, land improvements and building are investment properties.

Estimates

The key assumptions concerning the future and other key sources of estimation uncertainty at the financial 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 described below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments however, may change due to market changes or circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

Impairment of Goodwill. Goodwill is tested for impairment annually. Determining the net recoverable amount of assets requires the estimation of cash flows expected to be generated from the continued use and ultimate disposition of such assets. While it is believed that the assumptions used in the estimation of fair values reflected in the consolidated financial statements are appropriate and reasonable, significant changes in these assumptions may

materially affect the assessment of recoverable amounts and any resulting impairment losses could have a material adverse impact on the results of operations.

The impairment testing of goodwill utilized significant unobservable inputs (Level 3) to determine the value in use.

The Group performs impairment testing of goodwill annually. The recoverable amount of the cash generating units containing the goodwill is based on the value-in use which is determined on discounting the future cash flows to be generated from the continuing use of the cash generating units.

Definition of Default and Credit-Impaired Financial Assets. The Group defines a financial instrument as in default, which is fully aligned with the definition of credit- impaired, when it meets one or more of the following criteria:

- Quantitative Criteria. The borrower is more than 90 days past due on its contractual payments, which is consistent with the Group's definition of default.
- Qualitative Criteria. The borrower meets unlikeliness to pay criteria, which indicates the borrower is in significant financial difficulty. These are instances where: a. The borrower is experiencing financial difficulty or is insolvent: b. The borrower is in breach of financial covenant(s); c. Concessions have been granted by the Group, for economic or contractual reasons relating to the borrower's financial difficulty; or d. It is becoming probable that the borrower will enter bankruptcy or other financial reorganization.

The criteria above have been applied to all financial instruments held by the Group and are consistent with the definition of default used for internal credit risk management purposes. The default definition has been applied consistently to model the probability of default (PD), loss given default (LGD) and exposure at default (EAD) throughout the Group's ECL calculation.

Simplified Approach for Trade Receivables and Due from Related Parties. The Group uses a provision matrix to calculate ECLs for trade receivables. The provision rates are based on days past due for groupings of various patron segments that have similar loss patterns. The provision matrix is initially based on the Group's historical observed default rates. The Group calibrates the matrix to adjust the historical credit loss experience with forward-looking information. At every financial reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed.

Grouping of instruments for losses measured on collective basis. For expected credit loss provisions modelled on a collective basis, a grouping of exposures is performed on the basis of shared risk characteristics, such that risk exposures within a group are homogeneous.

Macro-economic Forecasts and Forward-looking Information Macro-economic forecasts is determined by evaluating a range of possible outcomes and using reasonable and supportable information that is available without undue cost and effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

The Group takes into consideration using different macro-economic variables to ensure linear relationship between internal rates and outside factors. Regression analysis was used to objectively determine which variables to use.

Predicted relationship between the key indicators and default and loss rates on various portfolios of financial assets have been developed based on analyzing historical data over the past 3 years. The methodologies and assumptions including any forecasts of future economic conditions are reviewed regularly.

Estimating Provisions and Contingencies. The Group, in the ordinary course of business, sets up appropriate provisions for its present legal or constructive obligations, if any, in accordance with its policies on provisions and contingencies. In recognizing and measuring provisions, management takes risk and uncertainties into account.

The Group has several tax cases at the Supreme Court and Court of Tax Appeals. The Group's estimates of the probable costs for the resolution of these cases have been developed in consultation with outside legal counsel handling the prosecution and defense of these matters and are based on an analysis of potential results. The Group currently does not believe that the cases will have a material adverse effect on its consolidated financial statements. It is possible, however, that the future consolidated financial statements could be materially affected by changes in the estimates or in the effectiveness of strategies relating to its proceeding. As such, the Group has not recognized any provision as at September 30, 2022 and December 31, 2021.

Leases - Estimating the IBR. The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses its 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 (such as for subsidiaries that do not enter into financing transactions) or when they need to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in the subsidiary's functional currency). The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the subsidiary's stand-alone credit rating).

Impairment Losses of Nonfinancial Assets Other than Goodwill. The Group assesses impairment on nonfinancial assets such as property and equipment, investments and advances, airstrip improvements and lease rights when events or changes in circumstances indicate that the carrying amount may not be recoverable.

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

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

Determining the net recoverable amount of assets requires the estimation of cash flows expected to be generated from the continued use and ultimate disposition of such assets. While it is believed that the assumptions used in the estimation of fair values reflected in the consolidated financial statements are appropriate and reasonable, significant changes in these assumptions may materially affect the assessment of recoverable amounts and any resulting impairment losses could have a material adverse impact on the results of operations.

Due to the COVID-19 pandemic, some of the retail and casino sites of the Group permanently closed in 2020. Moreover, some of the Group's debtors had a difficulty in paying the advances made to them. These are the indicators of impairment identified by the Group in its property and equipment and advances.

Estimating Retirement Benefits Liability. The cost of defined benefit pension plans and other post-employment benefits as well as the present value of the pension obligation are determined using actuarial valuations. The actuarial valuation involves making various assumptions. These include the determination of the discount rates, future salary increases, mortality rates and future pension increases. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligations are highly

sensitive to changes in these assumptions. All assumptions are reviewed at each financial reporting date.

In determining the appropriate discount rate, management considers the interest rates of government bonds that are denominated in the currency in which the benefits will be paid, with extrapolated maturities corresponding to the expected duration of the defined benefit obligation.

The mortality rate is based on publicly available mortality tables for the specific country and is modified accordingly with estimates of mortality improvements. Future salary increases and pension increases are based on expected future inflation rates for the specific country.

Estimating Realizability of Deferred Tax Assets. The Group reviews the carrying amount of deferred tax assets at each reporting date and reduces deferred tax assets to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilized. The Group also reviews the expected timing and tax rates upon reversal of the temporary differences and adjusts the impact of deferred tax accordingly. The Group's assessment on the recognition of deferred tax assets is based on the forecasted taxable income of the subsequent reporting periods. This forecast is based on the Group's past results and future expectations on revenues and expenses.

4. Segment Information

The Group operates in four (4) reportable business segments namely: the network and licenses group, casino group, retail group and investment group, and only one (1) reportable geographical segment which is the Philippines. The description of the reportable segments are as follows:

Retail

The retail segment consists largely of venues providing amusements and recreation to the public in such forms as, but not limited to, traditional, electronic and rapid bingo games. And with the acquisition of TGXI in July 2014, this business segment now currently includes PEGS offering casino games. Multiple sites include Bingo Halls located in large popular malls, while Bingo Boutiques and eGames Stations are situated in strategic commercial establishments across the country.

Casino

The casino group is involved in hotel operation and casino marketing, junket operations, and arcade leasing.

Network and Licenses

The network and licenses' primary activity is licensing of operators engaged in interactive gaming, as well as the establishment and setup of all the gaming infrastructures required in connection with the development, operation and conduct of internet server, telecommunication network, gaming enterprises, and other systems facilities.

Property

The property segment consists of an economic interest in one of the integrated resort operators in the Entertainment City and an investment in a joint venture property development project engaged in building a world-class Business Process Outsourcing center with offices for various locators.

Analysis of financial information by business segment as of September 30, 2022 follows:

(In thousands)	Retail Group	Casino Group	Network and License Group	Property Group Corporate Eliminations Consolidated	Corporate	Eliminations	Consolidated
Segment Result							
Gross profits	₱1,026,620	₽104,922	P76,113	P14,931	(F22,103)	•	₽1,200,483
EBITDA	594,074	74,376	50,423	(4,494)	(200,757)	1	513,622
Net income (loss) before tax	512,245	(14,476)	34,436	(986'06)	(257,824)	1	183,395
Other Information							
Segment assets	3,339,358	1,520,728	3,916,776	14,399,957	14,207,054	(16,943,515)	20,440,358
Segment liabilities	2,466,241	1,782,061	2,863,726	8,816,979	6,035,115	(13,484,510)	8,479,612
Capital expenditures	61,640	12,138	ı	ı	I	I	73,778
Depreciation and amortization	(33,806)	(77,783)	(14,886)	(378)	(2,262)	I	(129,115)

There were no intersegment sales recognized among reportable segments in 2022. Unallocated corporate expenses consist of net operating expenses of the Parent Company. Assets of the individual segments mainly comprise investments and advances, due from related parties, property and equipment, and trade receivables. Liabilities of the individual segments include loans payable, trade and other payables, retirement benefits liability, and due to related parties. Capital expenditures on noncurrent assets represent additions to property and equipment and investment properties. Noncash expenses pertain to depreciation and amortization expense attributable to reportable segments.

5. Gaming Licenses to Operate Bingo Games

a. Operation of Traditional Bingo Games

PAGCOR awarded ABLE and its subsidiaries the authority to operate and conduct traditional bingo games, as well as the betting aspect thereof, within the confines of the game sites. The Licenses for various periods ranging from September 2020 to September 2023 are subject to renewal after one (1) to (2) two years upon mutual agreement of both parties.

ABLE and its subsidiaries pay PAGCOR 15% of its gross bingo card sales as franchise fee.

b. Operation of Electronic Bingo Games

PAGCOR awarded ABLE and its subsidiaries the authority to operate and conduct electronic bingo games, as well as the betting aspect thereof, within the confines of the game sites. The Licenses for various periods ranging from February 2017 to December 2023 are subject to renewal after one (1) to (2) two years upon mutual agreement of both parties.

ABLE and its subsidiaries pay PAGCOR 50% of its revenue less payouts as franchise fee.

c. Operation of Rapid Bingo System (NRBS)

On September 27, 2005, PAGCOR granted ABLE the authority to operate and conduct rapid bingo games, subject to the approved terms and conditions of NRBS operations and the use of the prescribed NRBS card format. ABLE pays PAGCOR 15% of its gross sales (total amount wagered or bets) from the NRBS operations, which shall be remitted twice weekly.

d. Distribution and Sale of Pull-tabs or Break-open Cards

On August 3, 2005, PAGCOR granted ABLE the authority to distribute and sell pull-tabs or break-open cards in all of the branches of ABLE and its subsidiaries. In consideration of the Grant, ABLE shall pay PAGCOR 15% of gross card price which shall be remitted to PAGCOR by ABLE upon draw-down of cards from the supplier, regardless of quantity of cards sold.

e. Operation of Online Traditional Bingo

In January 2022, ABLE received a new PAGCOR license to start a new business product "BingoPlus", a traditional bingo on a technology platform.

6. License Agreement

CEZA is authorized under Section 6f of R.A 7922, "An Act Establishing a Special Economic Zone and Free Port in the Municipality of Santa Ana and the Neighboring Islands in the Municipality of Aparri, Province of Cagayan, Providing Funds Therefore, and for Other Purposes", to operate on its own, either directly or through a subsidiary entity, or license to others, tourism-related activities, including games, amusements, recreational and sport facilities, such as horse racing, gambling casinos, golf courses, and others, under priorities and standards set by CEZA in CSEZFP.

On February 2, 2001, FCLRC and CEZA entered into a license agreement authorizing FCLRC to set up a network operation/hub with its internet server including web sites, gaming software, application programs, administrative software, hardware, internet, as well as telecommunication connections, collection and payment system and toll-free telephone

operations, all in connection with the development, operation and conduct of internet and gaming enterprises and facilities in CSEZFP. In line with this mandate, FCLRC was also authorized and licensed to conduct interactive games as defined in the license agreement.

Subsequent to the signing of the license agreement, FCLRC and CEZA signed a supplemental agreement which provides for the following:

- Appointment of FCLRC as Master Licensor for internet gaming activities and shall be responsible for monitoring all activities pertaining to the licensing and operation of interactive games in CSEZFP:
- 2. FCLRC is authorized to assist CEZA in its functions as a regulator for interactive gaming activities on behalf of CEZA in accordance with Part 5 of CSEZFP Interactive Gaming Rules and Regulations;
- 3. The authorization of FCLRC as Master Licensor shall be exclusive for twenty-five years starting from November 7, 2006 or until 2031;
- 4. FCLRC is authorized to collect a sub-license fee of two percent of the gross winnings from the internet casino, in accordance with an agreed formula. Also, FCLRC is authorized to collect from sub-licenses an annual fixed amount for the first year of operations and thereafter, from sportsbook operators.
- 5. FCLRC must pay CEZA, on a monthly basis to commence upon the start of actual operations of FCLRC, an amount equivalent to one percent (1%) of the monthly gross winnings payable not later than the seventh (7th) day of the subsequent month. Starting on the sixth (6th) year after the start of FCLRC's operation, FCLRC shall pay a minimum guaranteed amount of \$250. Unpaid CEZA fees are charged with interest of 12% per annum.

FCLRC is entitled to tax incentives under Section 4c of RA No. 7922 (CEZA law). No taxes, local, and national, shall be imposed on business establishments operating within the CSEZFP.

FCLRC proposed a Master Development Plan in keeping its authority under the license agreement. The Master Development Plan proposed by FCLRC will accordingly create a self-sustaining industrial zone and mixed-use new township in the CSEZFP with tourism and leisure as the lead sector to be developed. The Master Development Plan envisaged by FCLRC shall comprise of the three (3) phases with time frame of completion as follows:

Phase I supposedly completed in 2009 after authorization of the CEZA BOD which includes telecommunication connectivity via microwave radio; upgrading of the existing internet data center; conversion of the CEZA Complex into a gaming facility; upgrading of the San Vicente Naval Airport; and Construction of a new CEZA Administration Office. Phase 1 was completed in January 2011.

In August 2007, FCLRC and CEZA entered into an agreement with A.G. Pazon & Associates and CAMJ Construction Corporation, both third parties, to start the development of the Cagayan Business Park (CBP), part of Phase I of the Master Development Plan. The proposed CBP has a total lot area development of 90,005 square meters. The site development plan includes the construction of buildings with a total floor area of 2,400 square meters. The project also includes the construction of an administration building, commercial center, cable center, sub-station and parking spaces. It also includes the installation of an underground power/communication cabling system and an overhead water tank. The development of the CBP was completed in January 2011.

Another infrastructure required in Phase I of the Master Development Plan is the rehabilitation of the San Vicente Naval Airport (the Airport). On September 1, 2006, FCLRC entered into a contract for the airstrip rehabilitation with the same contractors

for the CBP to undertake the expansion, paving and overlaying of the runway of the airport and the provision of basic airport amenities. The rehabilitation of the San Vicente Naval Airport was completed on December 8, 2006.

As an initial project to establish the internet and telecommunication infrastructure, FCLRC entered into an Agreement with IPCDCC on March 1, 2007, incorporating FCCDCI. The parties shall infuse the necessary capital to fund the required infrastructure requirements of the Master Development Plan.

- Phase II shall be completed after three (3) years of completion of Phase I and shall include the telecommunication connectivity via fiber optic; redundant telecommunication connectivity; and construction of a leisure and resort complex.
- Phase III shall be completed three (3) years after completion of Phase II and shall include the implementation of the Comprehensive Feasibility Study that will provide a complete telecommunication infrastructure for the whole of the CSEZFP; and development of a beach front property into a leisure and gaming facility.

On September 15, 2006, the parties have extended the term of the license agreement from two (2) years to twenty-five (25) years from the date of approval by the CEZA BOD of the Master Development Plan. The 25 years extension of the authority of FCLRC as Master Licensor commenced on November 7, 2006 and will end on November 7, 2031.

On December 11, 2008 the parties have agreed to extend the deadline of FCLRC's payment of CEZA's share on the sub-licensee fee from "7th day of the following month" to "27th day of the following month", and to reduce the interest rate for the delay in remittance of the said CEZA's share from 18% to 12% per annum.

On November 24, 2017, FCLRC and CEZA signed a supplemental agreement which provides for the following:

- CEZA retains the 25-year appointment of FCLRC as a non-exclusive Licensor for interactive gaming;
- CEZA shall also grant appointment of FCLRC for land-based gaming after it has complied with all requirements;
- To protect FCLRC's interest and investment as the pioneer Licensor, CEZA effectively restricted itself from directly issuing Gaming Licenses to FCLRC's current and previous licensees; and
- All applicants for gaming licenses from CEZA shall post the amount of USD100 million
 as an investment commitment. In consideration of the significant actual and future
 investments attributable to FCLRC, CEZA shall credit such investments towards the
 investment commitment compliance of applications for gaming licenses coursed
 through FCLRC.

7. Financial Risk and Capital Management Objectives and Policies

Financial Risk Management Objectives and Policies

The Group has exposure to the following risks from its use of financial instruments:

- Credit Risk
- Liquidity Risk
- Market Risk

This note presents information about the Group's exposure to each of the above risks, the Group's objectives, policies and processes for measuring and managing risks, and the Group's management of capital.

The main purpose of the Group's dealings in financial instruments is to fund their respective operations and capital expenditures. The Group is not actively engaged in the trading of financial assets for speculative purposes nor does it write options.

The BOD has overall responsibility for the establishment and oversight of the Group's risk management framework. The BOD has established the Executive Committee, which is responsible for developing and monitoring the Group's risk management policies. The Executive Committee identifies all issues affecting the operations of the Group and reports regularly to the BOD on its activities.

The BOD has a Risk Oversight Committee which responsible for overseeing and managing risk that the Group may encounter. They develop proper strategies and measures to avoid or at least minimize such risk incorporating the Group's established risk management policies.

The Group's risk management policies are established to identify and analyze the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities. All risks faced by the Group are incorporated in the annual operating budget. Mitigating strategies and procedures are also devised to address the risks that inevitably occur so as not to affect the Group's operations and forecasted results. The Group, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

The BOD constituted the Group's Audit Committee to assist the BOD in fulfilling its oversight responsibility of the Group's corporate governance process relating to the:

a) quality and integrity of the Group's financial statements and financial reporting process and the Group's systems of internal accounting and financial controls; b) performance of the internal auditors; c) annual independent audit of the Group's financial statements, the engagement of the independent auditors and the evaluation of the independent auditors' qualifications, independence and performance; d) compliance by the Group with legal and regulatory requirements, including the Group's disclosure control and procedures; e) evaluation of management's process to assess and manage the Group's enterprise risk issues; and f) fulfillment of the other responsibilities set out by the BOD. The Audit Committee shall also prepare the reports required to be included in the Group's annual report. The results of procedures performed by Internal Audit are reported to the Audit Committee. On the other hand, the Audit Committee reports all the issues identified over the financial reporting of the Group to the BOD on a regular basis.

Credit Risk

Credit risk represents the risk of loss the Group would incur if customers and counterparties fail to perform their contractual obligations. The Group manages its credit risk mainly through the application of transaction limits and close risk monitoring. It is the Group's policy to enter into transactions with a wide diversity of creditworthy counterparties to mitigate any significant concentration of credit risk. Further, the Group has regular internal control

reviews to monitor the granting of credit and management of credit exposures.

The BOD has established a credit policy under which each new advanced amount requested by customer/counterparties within the same gaming industry is analyzed individually for creditworthiness before standard credit terms and conditions are granted. The Group's review includes the requirements of updated credit application documents, credit verifications through the use of no negative record requests and list of blacklisted accounts, and analyses of financial performance to ensure credit capacity. The status of each account is first checked before advances are approved.

Most of the Group's customers have been transacting with the Group for several years, and losses have occurred from time to time. Results of credit reviews are grouped and summarized according to credit characteristics, such as aging profiles and credit violations.

The Group establishes an allowance for impairment losses that represents its estimate of incurred losses in respect of receivables. The main components of this allowance are a specific loss component that relates to individually significant exposures, and a collective loss component established for groups of similar assets in respect of losses that have been incurred but not yet identified. The collective loss allowance is determined based on historical data of payment statistics for similar financial assets.

As at reporting date, there were no significant concentrations of credit risk.

Based on historical default rates, the Group believes that no impairment allowance is necessary in respect of receivables not past due or past due by up to 60 days.

Rental Deposits

The management prefers well known business establishments in the selection of location for bingo operations to ensure profitable operations and recovery of the rental and other deposits upon termination of the lease agreements.

Cash Performance Bonds/Performance Cash Deposits and Betting Credit Funds
The Group's exposure to credit risk is negligible as PAGCOR has sufficient funds to settle
these upon the expiration of the respective license agreements.

Financial assets at fair value through other comprehensive income

The Group's exposure to credit risk is negligible as this pertains to the Group's investment in DFNN's shares that are listed on the PSE.

Due from Related Parties

The Group limits its exposure to credit risk by only financing the operations of related parties that have viable operations and likewise engaged in gaming amusement activities.

The most significant amount of due from related parties of the Group are the advances to BLRI and HEPI, an associate and a joint venture, respectively, of the Parent Company.

Aging Analysis. Set out below is the aging of financial assets as at September 30, 2022 and December 31, 2021

			2022			
			Past Due			
			9	0 Days and		
	Current	30 Days	60 Days	Above	ECL	Total
Cash and cash equivalents*	₽1,690,382	₽_	P-	P-	P-	₽ 1,690,382
Receivables	1,481,040	_	_	-	_	1,481,040
Lease receivables	15,878	_	=	_	_	15,878
Rental and utility deposits	447,878	_	_	_	_	447,878
Cash performance bonds	395,945	_	_	_		395,945
Performance cash deposits		_	_	_	_	
and betting credit funds	32,450					32,450
Due from related parties	222,518	_	_		-	222,518
Financial assets at FVOCI	62,548	_	_		_	62,548
7	₽4,348,639	P-	P-	P		P 4,348,639

^{*}Excluding cash on hand and pay-out fund amounting to ₱76,813.

			2021			
			Past Due			
			9	0 Days and		
22	Current	30 Days	60 Days	Above	ECL	Total
Cash and cash equivalents*	₽ 369,509	P-	P-	P_	₽	₽ 369,509
Receivables	1,376,543	_	_	_	_	1,376,543
Lease receivables	18,231	-	_	_	_	18,231
Rental deposits	435,822	_	_	_	_	435,822
Cash performance bonds	403,950	_	_	_	_	403,950
Performance cash deposits		_	_	_		
and betting credit funds	32,450					32,450
Due from related parties	157,156	_	_	_	_	157,156
Financial assets at FVOCI	53,582	_	_	_	_	53,582
-	₽2,847,243	₽_	₽	P-		₽2,847,243

^{*}Excluding cash on hand and pay-out fund amounting to P47,015.

Credit risk under general and simplified approach

			2022		
	General Approach			Simplified	Total
	Stage 1 Stage 2 Stage 3	Approach			
Cash and cash equivalent*	₽ 1,690,382	P	P	₽_	₽ 1,690,382
Receivables - net	_	_	_	1,481,040	1,481,040
Lease receivables	_		_	15,878	15,878
Rental deposits	447,878	_	_	_	447,878
Cash performance bonds	395,945	_	_	_	395,945
Performance cash deposits		_	_	_	
and betting credit funds	32,450				32,450
Due from related parties	222,518	_	_	_	222,518
Financial assets at FVOCI	62,548	-	_		62,548
	₽2,851,721	₽_	P-	₽1,496,918	₽ 4,348,639

^{*}Excluding cash on hand and pay-out fund amounting to ₱76,813.

			2021		
	General Approach			Simplified	
	Stage 1	Stage 2	Stage 3	Approach	Total
Cash and cash equivalent*	₽369,509	₽_	P-	₽_	₽ 369,509
Receivables - net	_	_	-	1,376,543	1,376,543
Lease receivables		_	_	18,231	18,231
Rental deposits	435,822	_	_	_	435,822
Cash performance bonds	403,950	_	_	_	403,950
Performance cash deposits		_	_	_	
and betting credit funds	32,450				32,450
Due from related parties	157,156	-	_	_	157,156
Financial assets at FVOCI	53,582				53,582
	₽1,452,469	₽	P-	₽1,394,774	₽2,847,243

^{*}Excluding cash on hand and pay-out fund amounting to P47,015.

Liquidity Risk

Liquidity risk pertains to the risk that the Group will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

The Group manages liquidity risk by forecasting projected cash flows and maintaining a balance between continuity of funding and flexibility. Treasury controls and procedures are in place to ensure that sufficient cash is maintained to cover daily operational and working capital requirements. Management closely monitors the Group's future and contingent obligations and sets up required cash reserves as necessary in accordance with internal requirements.

In addition, the Group has an omnibus line of credit with a number of Philippine banks consisting of commitments for short term loans, letters of credit and documents against acceptances/documents against payment (DA/DP) facilities trust receipts. As at September 30, 2022 and December 31, 2021, the total commitment under the line of credit amounted to P 914.0 million and P 1.2 billion. As at September 30, 2022 and December 31, 2021, the Group has drawn P272,569 and P983,013, respectively. All facilities under the omnibus line bear interest at floating rates consisting of a margin over current Philippine treasury rates.

Market Risk

Market risk is the risk that changes in market prices, such as interest rates, foreign exchange rates, and other market prices will affect the Group's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

The Group is subject to various market risks, including risks from changes in prices, interest rates, currency exchange rates and equity price risk.

The Group minimizes its exposure to risks in changes in rental rates by entering into contracts with lessors with fixed rent commitment for the contract duration.

Foreign Currency Risk

The Group is exposed to foreign currency risk on purchases that are denominated in currencies other than the Philippine peso, mostly in U.S. dollar (\$). In respect of monetary assets and liabilities held in currencies other that the Philippine peso, the Group ensures that its exposure is kept to an acceptable level, by buying foreign currencies at spot rates where necessary to address short-term imbalances.

There is no other impact on the Group's equity other than those affecting the profit or loss.

Equity Price Risk

Equity price risk is such risk where the fair values of investments in quoted equity securities could decrease as a result of changes in the levels of equity indices and the value of individual stocks. The management strictly monitors the movement of the share prices

pertaining to its investments. The Group is exposed to equity securities price risk because of investments held by the Group, which are classified in the consolidated financial position as financial assets at fair value through other comprehensive income.

Fair Values

The following methods and assumptions are used to estimate the fair value of each class of financial instruments:

Cash/Receivables/Due from Related Parties/Rental Deposits/Cash Performance Bonds/Performance Cash Deposits and Betting Credit Funds/Trade and Other Payables/Due to a Related Party/Deposits

The carrying amounts of cash, receivables, due from related parties, trade and other payables and due to a related party approximate their fair values due to the relatively short-term nature of these financial instruments. The carrying amounts of rental deposits, cash performance bonds and performance cash deposits and betting credit funds approximate their fair values as management believes that the effect of discounting cash flows from these instruments is not significant.

Noncurrent Receivable

The fair value is based on the discounted value of future cash flows using the applicable risk-free rates. The fair value is under Level 3 of the fair value hierarchy.

Long-term Loans Payable

Loans are reported at their present values, which approximates the cash amounts that would fully satisfy the obligations as at reporting date. The carrying amount approximates fair value since the interest rates are repriced frequently. These are classified as current liabilities when they become payable within a year.

Obligations under Finance Lease

Obligations under finance lease approximate their carrying amount since the Group does not anticipate that the effect of discounting using the prevailing market rate is significant.

Financial assets at fair value through other comprehensive income

The fair value of the financial assets at fair value through other comprehensive income is based on the quoted market price of the investment in equity as at September 30, 2022 and December 31, 2021. The fair value is under Level 1 of the fair value hierarchy.

In 2022 and 2021, there were no transfer between Levels 1 and 2 fair value measurements, and no transfers into and out of Level 3 measurements.

Capital Management

The Group's objectives when managing capital are to increase the value of shareholders' investment and maintain high growth by applying free cash flows to selective investments. The Group sets strategies with the objective of establishing a versatile and resourceful financial management and capital structure.

The BOD monitors the return on capital, which the Group defines as net operating income divided by total shareholders' equity. The BOD also monitors the level of dividends to shareholders.

The BOD seeks to maintain a balance between the higher returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position. The Group defines capital as equity, which includes capital stock, additional paid-in capital and retained earnings. There were no changes in the Group's approach to capital management as at September 30, 2022. The Group is not subject to externally-imposed capital requirements.

LEISURE & RESORTS WORLD CORPORATION AND SUBSIDIARIES Financial Soundness Indicators As of September 30, 2022 and December 31, 2021 and For the Nine Months Ended September 30, 2022 and 2021

Key Performance Indicator	Formula	2022	2021
Current Ratio Current Liabilities		87.3%	45.7%
Debt to Equity Ratio Total Liabilities Stockholders' Equity		70.9%	92.0%
Asset to Equity Ratio Total Assets Stockholders' Equity		170.9%	192.0%
Return on Average Equity	Net Income* Average Stockholders' Equity	1.7%	(4.6%)
Return on Average Assets*	Net Income* Average Total Assets	0.9%	(2.5%)
Solvency Ratio*	Net Income* + Depreciation* Average Total Liabilities	3.6%	(3.5%)
Interest Coverage Ratio*	Income Before Interest, Tax & Depreciation* Interest Expense*	296.4%	(84.9%)
Net Book Value Per Share	Stockholders' Equity Shares Outstanding	3.2	4.0
Basic Earnings Per Share* Income Attributable to Ordinary Stockholders of the Parent Company* Weighted Average Shares Outstanding *For the pine months and of September 20, 2022 and 2021		0.0671	(0.1429)

^{*}For the nine months ended September 30, 2022 and 2021





The undersigned stockholder of LEISURE & RESORTS N	-	e "Company") hereby appoints hairman of the meeting, as
attorney-in-fact and proxy, with power of substitution of undersigned stockholder, at the Special Stockholder, m. via Zoom Teleconference, and at any adjournment	n, to represent and vote all ers' Meeting of the Compa	shares registered in the name ny on March 27, 2023 at 2:00
The above-named proxy is to vote as follows:		
1. Approval of the Employee Stock Option Plan ("ES	OP").	
☐ Yes ☐ No ☐ Abstain		
PRINTED NAME AND SIGNATURE OF STOCKHOLDER**	No. of Shares Held (LRWC)	Tel No./Mobile Phone No. of Stockholder
DATE	proxy must be submitted General Power of Atto	I sign on behalf of the stockholder, this together with a duly executed Special or orney showing the authority of the behalf of the individual stockholder.

This proxy must be received by the Office of the Corporate Secretary on or before 12:00 P.M. on March 20, 2023 through email at investorrelations@lrwc.com.ph and hard copies at the 26th Floor, West Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City, 1605 Philippines.

This proxy, when properly executed, will be voted in the manner as directed herein by the stockholder(s). If no direction is made, this proxy will be voted for the election of all nominees and for the approval of the matters stated above and for such other matters as may properly come before the meeting in the manner described in the Information Statement and/or as recommended by management or the Board of Directors.

A stockholder giving a proxy has the power to revoke it at any time before the right granted is exercised. A proxy is also considered revoked if the stockholder attends the meeting in person and expressed his intention to vote in person.

Notarization of this proxy is not required.





The undersigned stockholder of LEISURE & RESORTS		"Company") hereby appoints hairman of the meeting, as
attorney-in-fact and proxy, with power of substitution of undersigned stockholder, at the Special Stockhold p.m. via Zoom Teleconference, and at any adjournme	n, to represent and vote all lers' Meeting of the Compar	shares registered in the name ny on March 27, 2023 at 2:00
The above-named proxy is to vote as follows:		
1. Approval of the Employee Stock Option Plan ("ES	SOP").	
☐ Yes ☐ No ☐ Abstain		
PRINTED NAME OF CORPORATE STOCKHOLDER		
NAME AND SIGNATURE OF AUTHORIZED SIGNATORY OF CORPORATE STOCKHOLDER**	No. of Shares Held (LRWC)	Tel No./Mobile Phone No. of Stockholder
DATE	• •	ubmitted together with a duly executed owing the authority of the representative ockholder corporation.

This proxy must be received by the Office of the Corporate Secretary on or before 12:00 P.M. on March 20, 2023 through email at investorrelations@lrwc.com.ph and hard copies at the 26th Floor, West Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City, 1605 Philippines.

This proxy, when properly executed, will be voted in the manner as directed herein by the stockholder(s). If no direction is made, this proxy will be voted for the election of all nominees and for the approval of the matters stated above and for such other matters as may properly come before the meeting in the manner described in the Information Statement and/or as recommended by management or the Board of Directors.

A stockholder giving a proxy has the power to revoke it at any time before the right granted is exercised. A proxy is also considered revoked if the stockholder attends the meeting in person and expressed his intention to vote in person.

Notarization of this proxy is not required.





The undersigned stockholder of LEISURE & RESORTS WORLD CORPORATION (the "Company") indicated below which is registered in the name of Philippine Central Depository Nominee Corporation (PCD Nominee), hereby properties, as <i>sub -proxy</i> , or in his absence, the Chairman of the meeting, with power of substitution, to represent and vote all shares registered in the name of undersigned stockholder, as the Special Stockholders' Meeting of the Company on March 27, 2023 at 2:00 p.m. via Zoom Teleconference and at any adjournment or postponement thereof.							
The above-named proxy is to vote as follows:							
1. Approval of the Employee Stock Option Plan ("ES	SOP").						
☐ Yes ☐ No ☐ Abstain							
PRINTED NAME OF BROKER/PCD PARTICIPANT NAME AND SIGNATURE OF AUTHORIZED SIGNATORY OF BROKER/PCD PARTICIPANT**	No. of Shares Held (LRWC)	Tel No./Mobile Phone No. of Stockholder					
DATE	Secretary's Certificate sho to sign on behalf of the PC accomplished proxy or co	ubmitted together with a duly executed owing the authority of the representative CD Participant/Broker, as well as the duly ertificate of shareholdings issued by the imple Secretary's Certificate for your					

This proxy must be received by the Office of the Corporate Secretary on or before 12:00 P.M. on March 20, 2023 through email at investorrelations@lrwc.com.ph and hard copies at the 26th Floor, West Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City, 1605 Philippines.

This proxy, when properly executed, will be voted in the manner as directed herein by the stockholder(s). If no direction is made, this proxy will be voted for the election of all nominees and for the approval of the matters stated above and for such other matters as may properly come before the meeting in the manner described in the Information Statement and/or as recommended by management or the Board of Directors.

A stockholder giving a proxy has the power to revoke it at any time before the right granted is exercised. A proxy is also considered revoked if the stockholder attends the meeting in person and expressed his intention to vote in person.

Notarization of this proxy is not required.



LEISURE & RESORTS WORLD CORPORATION 2023 Special Stockholders' Meeting Agenda Item for Voting:

1.	Approval of the Employee Stock Option Plan ("ES	SOP").	
	☐ Yes ☐ No ☐ Abstain		
PRI	NTED NAME AND SIGNATURE OF STOCKHOLDER	No. of Shares Held (LRWC)	Tel No./Mobile Phone No. of Stockholder
	DATE		

This voting form must be emailed to Investor Relations Office of LRWC on or before 12:00 P.M. on March 20, 2023 through email at investorrelations@lrwc.com.ph.