# SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

# CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

1. Date of Report (Date of earliest event reported)

Jul 25, 2025

2. SEC Identification Number

13174

3. BIR Tax Identification No.

000-108-278-000

4. Exact name of issuer as specified in its charter

Digiplus Interactive Corp.

5. Province, country or other jurisdiction of incorporation

Philippines

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

Ecoprime Bldg., 32nd St. cor. 9th Ave., BGC, Taguig Postal Code 1635

8. Issuer's telephone number, including area code

(632) 8634-5099

9. Former name or former address, if changed since last report

N/A

10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding	
Common	4,506,971,278	

11. Indicate the item numbers reported herein

Item 9

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.

# DigiPlus Interactive Corp. PLUS

PSE Disclosure Form 4-4 - Amendments to By-Laws References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

#### **Subject of the Disclosure**

Amendment of By-laws

## **Background/Description of the Disclosure**

On 16 May 2025, the Board of Directors of DigiPlus Interactive Corp. approved the amendment to the Company's By-Laws.

In the Annual Stockholders Meeting held on July 25, 2025, the majority of the stockholders approved the amendment of the Company's By-Laws, primarily to move the date of the Annual Stockholders' Meeting to the last Friday of May, and to align the other sections with the applicable law and SEC issuances, among others.

Date of Approval by Board of Directors	May 16, 2025
Date of Approval by Stockholders	Jul 25, 2025
Other Relevant Regulatory Agency, if applicable	N/A
Date of Approval by Relevant Regulatory Agency, if applicable	N/A
Date of Approval by Securities and Exchange Commission	ТВА
Date of Receipt of SEC approval	ТВА

#### Amendment(s)

Article II, Section 1	ANNUAL MEETING of the stockholders of this Company shall be held in the principal office of the Company as stated in its Articles of Incorporation, on last Friday of July of each year, unless a different date is fixed by the Board, at the hour of 2:00 P.M. (as amended on 22 March 2013) The Company may hold the annual or regular meeting virtually, subject to applicable laws, rules and regulations of the Securities and Exchange Commission, as may be amended from time to time. The virtual meetings shall be conducted in such a way that the stockholder experience will be, to every extent possible, similar to physical meeting. The virtual meeting shall be recorded which shall form part of the records of the Corporation.	ANNUAL MEETING of the stockholders of the stockholders of this Company shall be held in the same city where the principal office of the company as stated in its Articles of Incorporation, on the last Friday of May of each year, unless a different date is fixed by the Board, at the hour of 2:00 P.M. (as amended on 22 March 2013). The Company may hold the annual or regular through remote communication or other alternative modes of communication, subject to applicable laws, rules and regulations of the Securities and Exchange Commission, as may be amended from time to time. The meetings through remote communication or other alternative modes of communication shall be conducted in such a way that the stockholder experience will be
Article II, Section 2	"meeting virtually"	"meeting through remote communication or other alternative modes of communication"
Article III, Section 3	21 days prior notice before stockholders	21 days prior notice for regular stockholders
Article II, Section 7	Please see attached	Please see attached
Article IV, Section 1	No mention of "Compliance Officer" in the list of officers of the Company	Addition of the "Compliance Officer" as one of the enumerated officers of the Company
Not applicable	No current provision	Added new provision
Article IV, Section 3.1	"instructions"	"functions"
Article IV, Sections 2, 3.2, 4, 5, 6, 7, 8, 11	No change other than numbering	No change other than numbering
Article IV, Section 11	No current provision	"THE COMPLIANCE OFFICER – shall ensure compliance by the Company, its directors and officers with applicable laws, rules and regulations, and governance issuances of regulatory agencies, identification and appropriate resolution of any compliance issues, and the integrity and accuracy of all documentary submissions to regulators, and perform all other duties which may be assigned by the Board of Directors."
Article V, Section 1	"Corporation"	"Company"
Article VI, Section 1	"company"	"Company"
Article VI, Section 2	"company"	"Company"

Section 3	"AUDITORS shall be designated by the Board of Directors prior to the close of business in each fiscal year, who shall audit and examine the books of accounts of the company and shall certify to the Board of Directors and the shareholders the annual balances of said books which shall be prepared at the close of the said year under the direction of the Treasurer. No director, no officer of the company, and no firm or corporation of which such officer or director is a member, shall be eligible to discharge the duties of the Auditor. The compensation of the Auditor shall be fixed by the Board of Directors."	"AUDITORS shall be assessed by the Audit Committee prior to the close of business in each fiscal year, who shall audit and examine the books of accounts of the company and shall certify to the Board of Directors and the shareholders the annual balances of said books which shall be prepared at the close of the said year under the direction of the Treasurer. No director, no officer of the Company, and no firm or corporation of which such officer or director is a member, shall be eligible to discharge the duties of the Auditor. The compensation of the Auditor shall be fixed by the Audit Committee."
Article VII	"LEISURE AND RESORTS WORLD CORPORATION,"	"DigiPlus Interactive Corp.,"
Article IX	No current provision	Added new provision allowing arbitration

# Rationale for the amendment(s)

To primarily move the date of the Annual Stockholders' Meeting from "the last Friday of July" to "the last Friday of May", and to align the other sections with applicable law and SEC issuances, among others.

#### The timetable for the effectivity of the amendment(s)

Expected date of filing the amendments to the By-Laws with the SEC	TBA
Expected date of SEC approval of the Amended By-Laws	TBA

## Effect(s) of the amendment(s) to the business, operations and/or capital structure of the Issuer, if any

The amendment will allow earlier conduct of the Annual Stockholders' Meeting and will align the other sections of the By-Laws with applicable law and SEC issuances, among others.

#### **Other Relevant Information**

Please see attached SEC Form 17-C.

#### Filed on behalf by:

Name	Carol Padilla
Designation	Corporate Secretary

# **COVER SHEET**

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## **SECURITIES AND EXCHANGE COMMISSION**

# SEC FORM 17-C

# CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

1.	Date of Report (Date of earliest event reported)							
2.	. <u>13174</u> SEC Identification Number							
3.	. <u>000-108-278-000</u> BIR Tax Identification No.							
4.	<u>DigiPlus Interactive Corp.</u> Exact name of issuer as specified in its charter							
5.	NCR, PHILIPPINES Province. Country or other jurisdiction of incorporation							
6.	(SEC Use Only) Industry Class	ssification Code						
7.	Ecoprime Building, 32nd Street corner Ninth Aver Address of principal office	nue, Bonifacio Global City, Taguig City						
	1635 Postal Code							
8.	(632) 8634-5099 Issuer's telephone number, including area code							
9.	. <u>N/A</u> Former name or former address, if changed since last report							
10.	0. Securities registered pursuant to Sections 8 and 1	2 of the SRC or Sections 4 and 8 of the RSA						
	Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding						
	Common Stock, Php1.00 Par Value	4,506,971,278/Not Applicable						

# 11. Indicate the item numbers reported herein: **Item 9**

In the Annual Stockholders Meeting held on July 25, 2025, the majority of the stockholders approved the amendment of the Company's By-Laws, primarily to move the date of the Annual Stockholders' Meeting to the last Friday of May, and to align the other sections with the applicable law and SEC issuances, among others.

The specific amendments are shown below:

Article and	From	То
Section Nos.	FIOIII	10
Article II, Section 1	ANNUAL MEETING of the stockholders of this Company shall be held in the principal office of the Company as stated in its Articles of Incorporation, on last Friday of July of each year, unless a different date is fixed by the Board, at the hour of 2:00 P.M. (as amended on 22 March 2013)	ANNUAL MEETING of the stockholders of this company shall be held in the <b>same city where the</b> principal office of the company as stated in its Articles of Incorporation, on <b>the</b> last Friday of <b>May</b> of each year, unless a different date is fixed by the Board, at the hour of 2:00 P.M. (as amended on 22 March 2013 and 25 July 2025).
	The Company may hold the annual or regular meeting virtually, subject to applicable laws, rules and regulations of the Securities and Exchange Commission, as may be amended from time to time. The virtual meetings shall be conducted in such a way that the stockholder experience will be, to every extent possible, similar to physical meeting. The virtual meeting shall be recorded which shall form part of the records of the Corporation. (as amended on 26 July 2024)	The Company may hold the annual or regular through remote communication or other alternative modes of communication, subject to applicable laws, rules and regulations of the Securities and Exchange Commission, as may be amended from time to time. The meetings through remote communication or other alternative modes of communication shall be conducted in such a way that the stockholder experience will be, to every extent possible, similar to physical meeting. The meeting through remote communication or other alternative modes of communication or
Article II, Section 2	SPECIAL MEETING of the stockholders may be called at the principal office of the company at any time by resolution of the Board of Directors or by order of the Chairman of the Board or of the President or upon the written request of stockholders registered as the owners of one-third of the total outstanding capital stock.	SPECIAL MEETING of the stockholders may be called at the principal office of the company at any time by resolution of the Board of Directors or by order of the Chairman of the Board or of the President or upon the written request of stockholders registered as the owners of one-third of the total outstanding capital stock.
	The Company may hold the special stockholders' meeting virtually, subject to applicable laws, rules and regulations of the Securities and Exchange Commission, as may be amended from	The Company may hold the special stockholders' meeting <b>through remote communication or other alternative modes of communication</b> , subject to applicable laws, rules and regulations

time to time. The virtual meetings shall be conducted in such a way that the stockholder experience will be, to every extent possible, similar to physical meeting. (as amended on 26 July 2024) of the Securities and Exchange Commission, as may be amended from time to time. The meetings through remote communication or other alternative modes of communication shall be conducted in such a way that the stockholder experience will be, to every extent possible, similar to physical meeting. (as amended on 26 July 2024 and as amended by the Board of Directors on 16 May 2025 and by the stockholders on 25 July 2025)

#### Article II, Section 3

NOTICE OF MEETING written or printed, for every regular or special meeting of the stockholders shall be sent to each stockholders' registered post office address, or by electronic transmission, or by such other manner as allowed by the Securities and Exchange Commission, not less than twenty-one (21) calendar days prior to the date set for such meeting, and if for a special meeting, such notice shall state the object or objects of the same.

The Company shall also provide information or documents to all stockholders by electronic transmission. The information or documents shall be deemed delivered upon the transfer or posting by electronic means.

As used herein, electronic transmission means the delivery or transfer of documents, data or information by electronic mail to the electronic address of the stockholders registered in the books of the Company, posting in the Philippine Stock Exchange, posting in the Company's website, or such other recognized means of electronic transfer of data or information.

The Company shall require all stockholders to provide a valid electronic address for them to receive notices and other information or documents from the Company.

No failure or irregularity of notice of any regular meeting shall invalidate such meeting or any proceeding thereat, and no failure or irregularity of notice of any special meeting at which all the stockholders are present and voting NOTICE OF MEETING, written or printed, shall be sent to each stockholders' registered post office address, or by electronic transmission, or by such other manner as allowed by the Securities and Exchange Commission, not less than twenty-one (21) calendar days prior to the date set for regular meeting, and not less than seven (7) calendar days prior to the date set for special meeting. Notice of special meetings shall state the object or objects of the same.

The Company shall also provide information or documents to all stockholders by electronic transmission. The information or documents shall be deemed delivered upon the transfer or posting by electronic means.

As used herein, electronic transmission means the delivery or transfer of documents, data or information by electronic mail to the electronic address of the stockholders registered in the books of the Company, posting in the Philippine Stock Exchange, posting in the Company's website, or such other recognized means of electronic transfer of data or information.

The Company shall require all stockholders to provide a valid electronic address for them to receive notices and other information or documents from the Company.

No failure or irregularity of notice of any regular meeting shall invalidate such meeting or any proceeding thereat, and no failure or irregularity of notice of any special meeting at which all the stockholders are present and voting without without protest, shall invalidate such meeting or any proceeding thereat. No publication of notice of meeting in the public newspaper shall be required.

protest, shall invalidate such meeting or any proceeding thereat.

Notice of any meeting may be waived, expressly or impliedly, including through stockholders' attendance to a meeting unless the stockholders' presence is for the express purpose of contending that the meeting is not lawfully convened. (as amended on 26 July 2024)

Notice of any meeting may be waived, expressly or impliedly, including through stockholders' attendance to a meeting unless the stockholders' presence is for the express purpose of contending that the meeting is not lawfully convened. (as amended on 26 July 2024 and as amended by the Board of Directors on 16 May 2025 and by the stockholders on 25 July 2025)

#### Article II, Section 7

ORDER OF BUSINESS at the annual meeting and as far as possible at all other meetings of the stockholders shall be as follows:

<u>ORDER OF BUSINESS</u> at the annual meeting and as far as possible at all other meetings of the stockholders shall be as follows:

- 1. Call to order
- 2. Secretary's proof of due notice of the meeting
- 3. Reading and disposal of unapproved minutes
- 4. Reports of officers, annual and otherwise
- 5. Election of Directors
- 6. Unfinished business
- 7. New Business
- 8. Adjournment

- 1. Call to order
- 2. Secretary's proof of due notice of the meeting
- 3. Reading and disposal of unapproved minutes
- 4. Reports of officers, annual and otherwise
- 5. Election of Directors
- 6. Appointment of External Auditor
- 7. Unfinished business
- 8. New Business
- 9. Adjournment (As amended by the Board of Directors on 16 May 2025 and by the stockholders on 25 July 202525 July 2025)

#### Article IV, Section 1

THE OFFICER OF THE COMPANY shall consist of a Chairman of the Board, a president, a Chief Executive Officer, a Chief Operating Officer, a Treasurer, a Secretary and Assistant Secretary, and these officers shall be elected to hold office until their successors are elected and qualified. In avoidance of doubt, these are separate and distinct persons and positions, except that any person may hold both the offices of the Treasurer and Secretary. (as amended on 24 November 2022 by

1. THE OFFICER OF THE COMPANY shall consist of a Chairman of the Board, a president, a Chief Executive Officer, a Chief Operating Officer, a Treasurer, a Secretary and Assistant Secretary, and a Compliance Officer, and these officers shall be elected to hold office until their successors are elected and qualified. In avoidance of doubt, these are separate and distinct persons and positions, except that any person may hold both the offices of the Treasurer and Secretary. (as amended on 24 November 2022 by the Stockholders and 15 September 2022 by the Board of Directors; as amended

	the Stockholders and 15 September 2022 by the Board of Directors)	by the Board of Directors on 16 May 2025 and by the stockholders on 25 July 2025)						
	,	,						
(New provision)	(No old provision)	2. MANAGEMENT stands as the locus of decision-making for the day-to-day affairs of the Company and is primarily accountable to the Board of Directors for						
To become		the operations of the Company. It determines the Company's activities by						
Article IV, Section 2		putting the Company's targets in concrete terms and by formulating the basic strategies for achieving these targets. (As amended by the Board of Directors on 16 May 2025 and by the stockholders on 25 July 2025 amended on 25 July 2025)						
Article IV, Section 2	(No change in pro	vision, only in numbering)						
to								
Article IV, Section 3								
(Renumbering)								
Article IV, Section 3.1	3.1 THE PRESIDENT shall exercise the following instructions:	5 THE PRESIDENT shall exercise the following instructions functions:						
to		,						
Article IV, Section 5		(As amended on 24 November 2022 by the Stockholders and 15 September 2022 by the Board of Directors; as amended by the						
(Renumbering)		Board of Directors on 16 May 2025 and by the stockholders on 25 July 2025)						
Article IV, Section 3.2	(No change in pro	vision, only in numbering)						
to								
Article IV, Section 4								
(Renumbering)								
Article IV, Section 4 to	(No change in pro	vision, only in numbering)						
Article IV, Section 6								
(Renumbering)								
Article IV, Section 5	(No change in pro	vision, only in numbering)						

to Article IV, Section 7  (Renumbering)  Article IV, Section 6 to Article IV, Section 8  (Renumbering)	(No change in pro	vision, only in numbering)					
Article IV, Section 7 to Article IV, Section 9	(No change in pro	vision, only in numbering)					
Article IV, Section 8 to Article IV, Section 10  (Renumbering)	(No change in pro	vision, only in numbering)					
Article IV, Section 11  (New section)	(No old provision)	11. THE COMPLIANCE OFFICER — shall ensure compliance by the Company, its directors and officers with applicable laws, rules and regulations, and governance issuances of regulatory agencies, identification and appropriate resolution of any compliance issues, and the integrity and accuracy of all documentary submissions to regulators, and perform all other duties which may be assigned by the Board of Directors. (As amended by the Board of Directors on 16 May 2025 and by the stockholders on 25 July 2025)					
Article V, Section 1	The Corporation shall indemnify every director or officer, his heirs, executors and administrators against all costs and expenses reasonably incurred by such person in connection with any civil, criminal, administrative or investigative action, suit or proceeding (other than an action by the Corporation to which he may be, or is, made a party by reason of his being or having been, a director of officer of the Corporation, except in	The <b>Company</b> shall indemnify every director or officer, his heirs, executors and administrators against all costs and expenses reasonably incurred by such person in connection with any civil, criminal, administrative or investigative action, suit or proceeding (other than an action by the <b>Company</b> to which he may be, or is, made a party by reason of his being or having been, a director of officer of the <b>Company</b> , except in relation to matters as to which he shall be finally adjudged in such action, suit or					

	relation to matters as to which he	proceeding to be liable for negligence of
	shall be finally adjudged in such	misconduct.)
	action, suit or proceeding to be liable	
	for negligence of misconduct.)	In the event of settlement or compromise,
		indemnification shall be provided only in
	In the event of settlement or	connection with such matters covered by the
	compromise, indemnification shall be	settlement as to which the <b>Company</b> is
	provided only in connection with such	advised by counsel that the person be
	matters covered by the settlement as	indemnified did not commit a breach of duty
	to which the Corporation is advised by	as such director or officer.
	counsel that the person be	
	indemnified did not commit a breach	The amount payable by way of indemnity shall
	of duty as such director or officer.	be determined and paid only pursuant to a
		resolution adopted by a majority of the
	The amount payable by way of	member of the Board of Directors.
	indemnity shall be determined and	
	paid only pursuant to a resolution	The cost and expenses incurred in defending
	adopted by a majority of the member	the aforementioned action, suit or proceeding
	of the Board of Directors.	may be paid by the <b>Company</b> in advance of
	<del>-</del> ,	the final disposition if such action, suit or
	The cost and expenses incurred in	proceeding as authorized in the manner
	defending the aforementioned action,	provided for in the preceding paragraph upon
	suit or proceeding may be paid by the	receipt of an undertaking by or on behalf of
	Corporation in advance of the final	the director or officer to repay such amount,
	disposition if such action, suit or	unless it shall ultimately be determined that
	proceeding as authorized in the	he is entitled to be indemnified by the
	manner provided for in the preceding	Company as authorized in the Article. (As
	paragraph upon receipt of an	amended by the Board of Directors on 16
	undertaking by or on behalf of the	May 2025 and by the stockholders on 25
		-
	director or officer to repay such	July 2025)
	director or officer to repay such amount, unless it shall ultimately be	-
	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be	-
	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as	-
Articlo VI	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in the Article.	July 2025)
Article VI,	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in the Article.  THE FISCAL YEAR of the company shall	THE FISCAL YEAR of the <b>Company</b> shall
Article VI, Section 1	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in the Article.  THE FISCAL YEAR of the company shall commence with the opening of the	THE FISCAL YEAR of the Company shall commence with the opening of the business of
	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in the Article.  THE FISCAL YEAR of the company shall commence with the opening of the business of the 1st of January of each	THE FISCAL YEAR of the <b>Company</b> shall commence with the opening of the business of the 1 <sup>st</sup> of January of each calendar year, and
	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in the Article.  THE FISCAL YEAR of the company shall commence with the opening of the business of the 1st of January of each calendar year, and shall close on the	THE FISCAL YEAR of the Company shall commence with the opening of the business of the 1st of January of each calendar year, and shall close on the 31st day of December each
	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in the Article.  THE FISCAL YEAR of the company shall commence with the opening of the business of the 1st of January of each	THE FISCAL YEAR of the Company shall commence with the opening of the business of the 1st of January of each calendar year, and shall close on the 31st day of December each year. (As amended by the Board of
	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in the Article.  THE FISCAL YEAR of the company shall commence with the opening of the business of the 1st of January of each calendar year, and shall close on the	THE FISCAL YEAR of the Company shall commence with the opening of the business of the 1st of January of each calendar year, and shall close on the 31st day of December each year. (As amended by the Board of Directors on 16 May 2025 and by the
Section 1	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in the Article.  THE FISCAL YEAR of the company shall commence with the opening of the business of the 1st of January of each calendar year, and shall close on the 31st day of December each year.	THE FISCAL YEAR of the Company shall commence with the opening of the business of the 1st of January of each calendar year, and shall close on the 31st day of December each year. (As amended by the Board of Directors on 16 May 2025 and by the stockholders on 25 July 2025)
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Section 1  Article VI,	director or officer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in the Article.  THE FISCAL YEAR of the company shall commence with the opening of the business of the 1st of January of each calendar year, and shall close on the 31st day of December each year.	THE FISCAL YEAR of the Company shall commence with the opening of the business of the 1st of January of each calendar year, and shall close on the 31st day of December each year. (As amended by the Board of Directors on 16 May 2025 and by the stockholders on 25 July 2025)
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Seal shal betv	2 Corporate soal of the company	the stockholders on 25 July 2025)
WOI PHII word imm	mediately below by the figure 957". <i>(as amended on 22 March</i>	The Corporate seal of the company shall consist of two (2) concentric rings, between which shall be inscribed the words "DigiPlus Interactive Corp.," MANILA, PHILIPPINES" and in the center of the words "INCORPORATED" followed immediately below by the figure "1957". (as amended on 22 March 2023 and as amended by the Board of Directors on 16 May 2025 and by the stockholders on 25 July 2025)
Article IX (No	o old provision)	ARBITRATION
(New section)		Any dispute, controversy or claim between the Company and its stockholders arising from, relating to, or in connection with the implementation of the Articles of Incorporation or By-Laws, or from intra-corporate relations, except those involving criminal offenses and interests of third parties, may be referred to and resolved by arbitration in accordance with prevailing Philippine Dispute Resolution Center, Inc. (PDRCI) Arbitration Rules and Securities and Exchange Commission Rules and Regulations.  The number of arbitrators shall be three (3) appointed by the Philippine Dispute Resolution Center, Inc. (PDRCI) and the place of arbitration shall be in Metro Manila, Philippines. The language to be used for the arbitral proceedings shall be English.  The parties shall be bound by the award rendered by the Arbitral Tribunal and confirmed by the appropriate Regional Trial Court. (As amended by the

## **SIGNATURES**

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

DIGIPLUS INTERACTIVE CORP.
Issuer

July 25, 2025 Date

Corporate Secretary