



ROCKWELL LAND

IN MOTION

ANNUAL REPORT

2016

TABLE OF CONTENTS

It is Rockwell's aspiration to move lives forward — a never-ending course to continuously provide the best in modern living.

Along the way, Rockwell also seeks to move its people upward, with care that shows through their genuine service and professionalism.

Rockwell ultimately moves more lives in the direction of progress, and creates admired communities beyond ordinary as more and more of its visions are set into motion.

Message of the Chairman	5
Report of the President	7
Business Portfolio	10
Board of Directors	16
Management Team	18
Corporate Governance	26
Community Building	28
Corporate Social Responsibility	30
Performance Review	32
Financial Statement	34
Shareholder Services	106



MESSAGE OF THE CHAIRMAN

Our country's macroeconomic fundamentals remained strong in 2016, with gross domestic product (GDP) growing at 6.8%, the fastest rate in the last three years. This was the 18th consecutive year of positive economic growth for the Philippines, which was among the fastest growing economies in Asia last year, along with China (6.7%) and Vietnam (6.2%).

Our country's economic outlook remains favorable with expectations of a further increase in investments, following the government's aggressive commitment to increase infrastructure spending to P 8 Trillion for the next five years. This is really one of the ways by which the Philippines can sustain its growth trajectory, amid the almost always fierce global competition for investments.

As for the company, Rockwell Land Corporation's growth in 2016 was a result of the many disciplines developed by the Rockwell Land team over many years: planning carefully and innovating constantly; listening to the market and responding appropriately; learning from mistakes and adhering to quality; and anticipating and managing risk. These are the solid disciplines with which we approach and evaluate every project that comes our way.

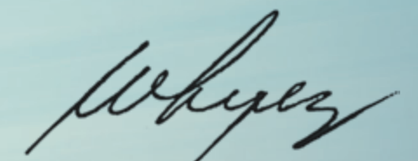
We are very excited for the next 2 years as we further establish our presence in Hotel and Leisure. Our very first Aruga Hotel in Rockwell Center will open with over 200 rooms. We also plan to expand this segment geographically as Rockwell sets foot in Mactan, Cebu with its first beach front resort development.

By staying true to the promise of providing the Rockwell lifestyle to our customers through new and bigger developments, we are able to support the aspirations of our fellow Filipinos as the country progresses and makes its mark in the global stage.

On a personal note, I want to thank all of you for the warm welcome you gave me after I ended my service as our country's Ambassador to Japan. It was such a privilege to serve the country as a conduit of compassion and goodwill. I saw the very best of the Filipino shining through the simple lives of our kababayans who work and live abroad, in order to fulfill their duty to their families, as well as to the nation.

Now that I am back in the country, I am really inspired to introduce the Rockwell lifestyle to more of our customers, who truly deserve only the very best.

Mabuhay!



Ambassador Manuel M. Lopez



REPORT OF THE PRESIDENT

To keep moving, we have to keep shifting gears.

This, while riding on a wave of confidence distinctly recognizable as “the Rockwell touch.”

Riding in High Gear

Thanks to a healthy momentum gained in recent years, we’ve been able to shift to high gear with surprising results.

How else do you explain the surprise that was **Edades Suites**, launched and sold out last year at a record price point? Further validating our foothold in the high end market, **The Proscenium at Rockwell**, our biggest project to date, continues to exhibit strong performance. This led to a 45% growth in reservation sales from ₱8 Billion to ₱12 Billion.

RESERVATION SALES

(in Millions)



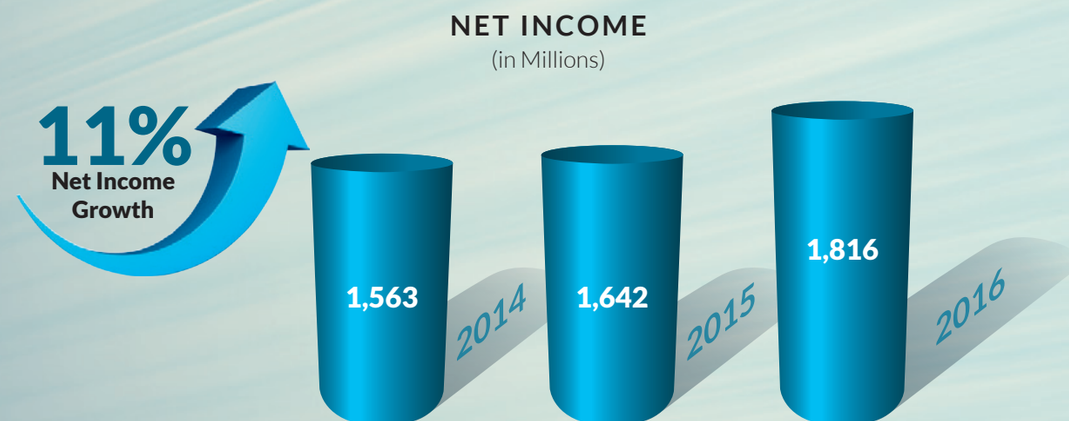
We also achieved successful milestones in our first two residential developments in Pasig and Cebu. **The Grove** is now a flourishing active community complete with its own Retail Row, while **32 Sanson** has welcomed its first residents who are enjoying the Rockwell lifestyle in Cebu.

Our first premium office building, **8 Rockwell**, is now the business address of more multinational companies who are recognized industry leaders such as Pfizer Inc., Takeda, Wyeth Philippines, and Ogilvy and Mather.

The **Power Plant Mall** continues to provide more delightful memorable experiences to even more shoppers and cinema-goers, achieving record traffic in 2016, despite limitations due to its ongoing expansion.

In Full Throttle

We have boosted our Revenues by 42% from ₱ 8.9 Billion in 2015 to ₱ 12.7 Billion in 2016. Development EBITDA accelerated by 6% and reached ₱ 2.2 Billion, while recurring EBITDA grew by 17% amounting to ₱ 1.2 Billion. Recurring EBITDA represents contributions from Commercial Development, excluding EBITDA from sale of office units, and Hotel Operations segments. Net income stood at ₱ 1.8 Billion, an 11% increase from the previous year's ₱ 1.6 Billion.



Navigating New Ground

As we navigate through broader, more diverse markets, we cannot expect every turn to go smoothly. And be prepared to shift when necessary.

53 Benitez, Rockwell Primaries' first development, was completed in November 2016 and was 49% handed over by year end. With this initial success, we have moved on to developing **The Vantage** in Kapitolyo and **East Bay Residences** in Muntinlupa with a deeper familiarity of this market.

We've also gained traction in the Hotel and Leisure segment with **Aruga by Rockwell**, now in Makati and Pasig with an expanding clientele. The Aruga experience may win the right for us to be a growing force in the hospitality business, so we must navigate our way boldly but carefully.

Accelerating Forward

It will take exceptional drive and ingenuity to accelerate forward in an increasingly competitive and volatile market.

We will be increasing our office and retail leasing portfolio with over 70,000 square meters of leasable space. **The Power Plant Mall Expansion**, **The Santolan Town Plaza** and **Rockwell Business Center – Sheridan** will all be operational by the 4th quarter of this year.

The Aruga presence will be heightened with the rise of the first **Aruga Hotel** in Rockwell Center by 2019, and our first resort development in **Punta Engaño**, Mactan, Cebu thereafter.

With the expected launch of **The Arton by Rockwell** by the 3rd Quarter of this year, we will introduce our first high-end residential condominium in Katipunan. This 1.9-hectare development will house 3 residential towers with over 1,700 units featuring an 80:20 landscape-to-building ratio.

Driving Towards the Future

To keep the wheels turning, we must remain focused on Rockwell's vision. We must continue to harness the youthful energy that exists within the core of the Rockwell culture and enhance our people's ability to overcome challenges. With our passion for excellence and innovation, the drive towards the future will become even more exciting as we continue to create communities beyond ordinary.

Nestor J. Padilla
President & Chief Executive Officer

BUSINESS PORTFOLIO

In Full Distinction Completed Developments

Rockwell Center

The **Rockwell Center** is where it all began. This is where everything was first set into motion: our vision in residential, commercial, leisure, and hotel services.

The **Rizal Tower, Hidalgo Place, Luna Gardens, and Amorsolo Square** are the first residential projects to move whole communities into the coveted Rockwell lifestyle.

The **Manansala, Joya Lofts and Towers, and One Rockwell** moved the notch further with innovative design concepts, integrated with new movements in the design of condo-living. These were followed by the **Edades Tower and Garden Villas**, creating a new standard in premium living.

Rockwell fashioned its first, holistic community with the ideal recreational and lifestyle hubs: the **Power Plant Mall** and the exclusive **Rockwell Club**.



53 Benitez by Rockwell Primaries

Inviting more families to make the move into the better community living, we've completed the first Rockwell Primaries development - **53 Benitez** in Quezon City.

The community has begun to blossom as its first residents have moved in for the year.

Aruga by Rockwell

Rockwell's foray into the hotel and leisure industry has been fully operational at **Edades** in Makati and at **The Grove** in Ortigas.

The **Aruga** Serviced Apartments maintain their world-class yet distinctly Filipino care throughout all its services. Expats, vacationing families, and businessmen can now enjoy a pleasant stay, in the warmth of a luxurious home. Booking a room at **Aruga** feels like coming home to a family, genuinely concerned to give you only the best.



The Alvendia by Rockwell 205 Santolan by Rockwell

Rockwell touches base in San Juan and Quezon City with its first low-rise townhome developments: **The Alvendia and 205 Santolan**.



The Grove by Rockwell

Making the move beyond the Rockwell Center, **The Grove** is our first community development outside of Makati.

Now, with 6 complete towers, a comprehensive retail area, and choice amenities, a community of over 2,000 residents has moved into the Rockwell life in Ortigas, Pasig City.



8 Rockwell

8 Rockwell moves the metro to a higher tier of commercial progress. Its unique exterior houses 19 floors serving a wide variety of industries. Luxury boutiques, top companies, and posh food offerings have found their new address in Makati.



Rockwell Business Center - Ortigas

Rockwell moves more businesses into stimulating corporate facilities through the **Rockwell Business Center** in Ortigas. The property boasts of 3 towers catering to BPO, KPO, and traditional companies.

Retail and food selections make for a balanced and well-rounded working life for its tenants.

Residential

The Proscenium at Rockwell

Rockwell goes full throttle with its biggest project yet in urban living, nestled in the Rockwell Center.

The Proscenium at Rockwell presents a daring fusion of fine art and thoughtfully crafted spaces for living and leisure. It will be an enclosure dedicated to the fine choices the good life has to offer.

A community soon to come alive, The Proscenium has 5 residential towers offering exclusivity that's also evident in its closeness to the arts.



The Vantage at Kapitolyo

Kapitolyo district grows closer to the coveted urban lifestyle as Rockwell Primaries brings The Vantage to its center.

East Bay Residences

Rockwell stirs the South with renewed vigor through East Bay Residences, a community soon to become an inviting oasis and a neighborhood for families in the Muntinlupa and Parañaque areas.



32 Sanson by Rockwell

Cebu's real estate game changes as Rockwell ventures into the Queen City of the South for the first time.

32 Sanson has started shaking up Lahug with its initial retail line-up: Kayu, the creators of gustatory fusion innovations; and Marisse Patisserie, a haven for pastry lovers.

Rockwell's first premier community in Cebu will be comprised of 4 residential towers, with several residents already living the Rockwell lifestyle in our first community in Cebu since end 2016. The last tower, Solihiya, is expected to be launched this year.



Edades Suites

The Edades Suites is Rockwell's latest premium residential development, ensconced in exclusivity and taste.

This property only has 52 units, each with a private foyer upon entry and exit from the elevator. Edades provides the ultimate in serene, private living, unperturbed by the metro.



Stonewell

Rockwell moves further South with Stonewell, its first affordable housing development in Sto. Tomas, Batangas. Stonewell houses 752 units in 5.9 hectares, with ample breathing space complemented with amenities for growing families.



Commercial and Leisure

Power Plant Mall Expansion

After 15 years as Metro Manila's premier leisure hub, the **Power Plant Mall** expands with over 50 new stores and restaurants, 2 additional cinemas, a larger chapel, and more thoughtfully curated retail choices. The Power Plant Mall remains as the Rockwell Center's destination for gastronomic treats, local and global retail establishments, and wellness services.



The Arton by Rockwell

Set on higher ground, **The Arton** gives meticulously designed space – all 1.9 hectares – to starting families, young professionals, and students in Katipunan. In the second half of this year, Rockwell sets into motion its first project North of the metro. This high-rise development with wide yet secure open areas provide the optimal setting for Quezon City's new urban vibe.

Aruga Hotel, Makati

The Rockwell brand of outstanding care that hinges on Filipino hospitality will soon be experienced at the **Aruga Hotel, Makati**. **The Aruga Hotel** is envisioned to be at par with international, 5-star establishments in its aesthetics, standards, and amenities. The first Aruga Hotel will be done by 2019, with a variety of Superior rooms, Deluxe rooms, Club rooms, and Suites that cover almost 28,000 square meters.



Rockwell Business Center - Sheridan

Also due this 2017 is **Rockwell Business Center – Sheridan** in Mandaluyong. The corporate grounds will be the address of diverse office set-ups – traditional, BPO, or KPO. An equally diverse mix of restaurants, cafés, and service will complete an ideal working environment.

Two towers, with 9 office floors each, will be connected to 2 retail floors and 5 podium parking floors for the convenience of corporate tenants and retail-goers.



Mactan

Rockwell zooms down South for its first resort development in Punta Engaño, Mactan, Cebu. This Rockwell development will be a relaxing, beach-front haven. To be launched in 2018, this 4-hectare property with 150 villas and hotel rooms, will be the elite's favorite retreat, with its Bali-inspired design, lush landscaping, and Aruga-trained staff.

Santolan Town Plaza

Making a big move in Santolan this 2017 is the **Santolan Town Plaza**, our first retail-cum-corporate project in San Juan. Rockwell brings prime recreation and retail choices in synchronicity with office spaces for traditional businesses, BPOs, and KPOs.

San Juan residents can soon enjoy 4 cinemas, 2 of which are equipped with Dolby Atmos, an events hall and roof deck venue, plus a vast outdoor enclosure.



Rockwell Lipa

Lipa, Batangas is another locale that has caught Rockwell's gaze. Soon to become a 38-hectare, affordable residential project, the Rockwell Lipa property will be a mixed-use community that will spearhead the next surge of developments in Batangas. Offerings will consist of premium lots from 120 to 250 square meters, alongside 2 commercial blocks for the residents' lifestyle and recreational needs.



Monico V. Jacob
Independent Director
April 2016 – present

Miguel Ernesto L. Lopez
Senior Vice President,
Treasurer
and Director
2010 – present

Oscar Hilado
Independent Director
2015 – present

Federico R. Lopez
Vice-Chairman
2012 – present

Eugenio L. Lopez III
Director
1995 – present

**Ambassador
Manuel M. Lopez**
Chairman of the Board
1995 – present

Oscar M. Lopez
Chairman Emeritus
2012 – present

Nestor J. Padilla
President and CEO,
Director
1995 – present

**Manuel L. Lopez,
Jr.**
Director
2011 – present

**Ferdinand
Edwin
S. Co Seteng**
Director
2013 – present

**Francis Giles B.
Puno**
Director
2013 – present

- **President and CEO**
– STI Education Systems Holdings, Inc.
- **President**
– Maestro Holdings, Inc. (formerly STI Investments, Inc.)
- **Chairman**
– Total Consolidated Asset Management, Inc.
– Philippine Life Financial Assurance, Inc.
- **Director**
– Lopez Holdings Corporation (Publicly Listed)
– Philhealthcare, Inc. and Philplans First
– Jollibee Foods Corp (Public)
– Asian Terminals (Public)
– 2Go Group (Public)
– Phoenix Petroleum Philippines, Inc. (Public)

- **Senior Vice President**
– Lopez Holdings Corporation
- **Director**
– Philippine Commercial Capital Inc.
– Rockwell Leisure Club Inc.
– Rockwell Center Association, Inc.
– PCCI Securities Brokers, Inc.

- **Chairman**
– Philippine Investment Management (PHINMA), Inc.
– Phinma Corporation, including its energy and property holdings
– Union Galvasteel Corporation
- **Vice Chairman**
– Trans Asia Power Generation Corporation
- **Director**
– First Philippine Holdings Corporation
– A. Soriano Corporation
– Philex Mining Corporation
– Beacon Property Ventures, Inc.
– Manila Cordage Company
– Smart Communications, Inc.
– Digital Telecommunications Phils., Inc. (DIGITEL)
– Pueblo de Oro Development Corporation
– Seven Seas Resorts and Leisure, Inc.
– Asian Eye Institute
– Roxas Holdings, Inc.
– Microtel Inns & Suites (Pilipinas), Inc.
– Several state & private universities

- **Chairman and CEO**
– First Philippine Holdings Corporation
– First Gen Corporation
– Energy Development Corporation
– First Gas Power Corporation
– FGP Corporation
- **Chairman**
– First Philec, Inc.
– First Philippine Realty Corporation
– First Balfour, Inc.
– First Philippine Industrial Corporation
– First Philippine Industrial Park, Inc.
– Sikat Solar Challenge Foundation, Inc.
- **Director**
– ABS-CBN Corporation
- **Chairman and CEO**
– ABS-CBN Corporation
- **Chairman**
– ABS-CBN Lingkod Kapamilya Foundation, Inc. (Chairman Emeritus)
– Sky Cable Corporation
– ADTEL
– Ang Misyon Inc.
– Play Innovations, Inc.
- **Vice Chairman and President**
– Bayan Telecommunications Holdings
– Knowledge Channel
- **Vice Chairman**
– Lopez Holdings Corporation
- **Director**
– First Gen Corporation
– First Philippine Holdings Corporation
– INAEC Aviation Corporation
– Infopro Business Solutions, Inc.
– Eugenio Lopez Foundation, Inc.

- **Former Philippine Ambassador to Japan (2011 - 2016)**
– Awarded the Rank of the Order of Sikatuna, Gold
- **Chairman and CEO**
– Lopez Holdings Corporation
- **Chairman of the Board**
– Bayan Telecommunications Holdings Corporation
– Rockwell Leisure Club, Inc.
- **Vice-Chairman**
– First Philippine Holdings Corp.
– Lopez Inc.
- **President**
– Eugenio Lopez Foundation, Inc.
- **Director**
– ABS-CBN Corporation
– ABS-CBN Holdings Corp.
– Sky Cable Corporation
– Sky Vision Corporation
– Lopez Group Foundation Inc.
– First Philippine Realty Corp.
– Manila Electric Company (MERALCO)

- **Chairman Emeritus**
– Lopez Holdings Corporation
– First Philippine Holdings Corporation
– Energy Development Corporation
– First Gen Corporation
– First Balfour, Inc.
– First Philippine Electric Corporation
– First Philippine Industrial Corporation
- **Chairman**
– Asian Eye Institute
- **Director**
– ABS-CBN Corporation
– Lopez Group Foundation, Inc.
– Knowledge Channel Foundation, Inc.

- **Senior Vice President**
– First Philippine Holdings Corporation
- **Vice Chairman**
– Rockwell Center Association, Inc.
- **Director**
– First Batangas Hotel Corporation
– First Philippine Realty Corporation

- **President**
– Rockwell Leisure Club, Inc.
- **Chairman and CEO**
– Global Integrated Contact Facilities, Inc.
- **Executive Vice President**
– Benpres Insurance Agency, Inc.
- **Director**
– Lopez, Inc.
– Philippine Trade Foundation, Inc.
– Stargate Media
– Philippine Commercial Capital, Inc.

- **President**
– First Philippine Industrial Park
- **Executive Vice President and Director**
– First Philippine Holdings

- **President, COO and Director,**
– First Gen Corporation
- **Director**
– First Philippine Holdings Corporation
– Energy Development Corporation
– First Balfour
– First Philippine Electric Corporation
– First Philippine Industrial Park, Inc.



THE BOARD OF DIRECTORS

Hard work, achievement, and higher goal-setting have marked the past year. These movers of the year are keen to set the right direction in keeping the company a step ahead.

THE MANAGEMENT TEAM

Every small task adds up to a monumental feat.
Nothing can stop the momentum of these leaders on the move.



NESTOR J. PADILLA
PRESIDENT AND CHIEF EXECUTIVE OFFICER



Estela Y. Dasmariñas
Vice-President,
Human Resources

Adela D. Flores
Vice-President,
Property Management

Abel L. Roxas
Vice-President,
Project Development

Davy T. Tan
Vice-President,
Business Development

Miguel Ernesto L. Lopez
Senior Vice-President,
Commercial Development and Treasurer

Valerie Jane Lopez-Soliven
Senior Vice-President,
Rockwell Residential Development

Maria Lourdes Lacson-Pineda
Senior Vice-President,
Rockwell Primaries Development

Ellen V. Almodiel
Senior Vice-President,
Finance and Accounting and Chief Finance Officer





Angela Marie B. Pagulayan
Vice-President,
Hotel & Leisure Development

Bernardo Godinez
Senior Vice-President,
Hotel & Leisure Development



Geraldine B. Brillantes
Assistant Vice-President & General Manager
Rockwell Club

Jesse S. Tan
Assistant Vice-President,
Commercial Development

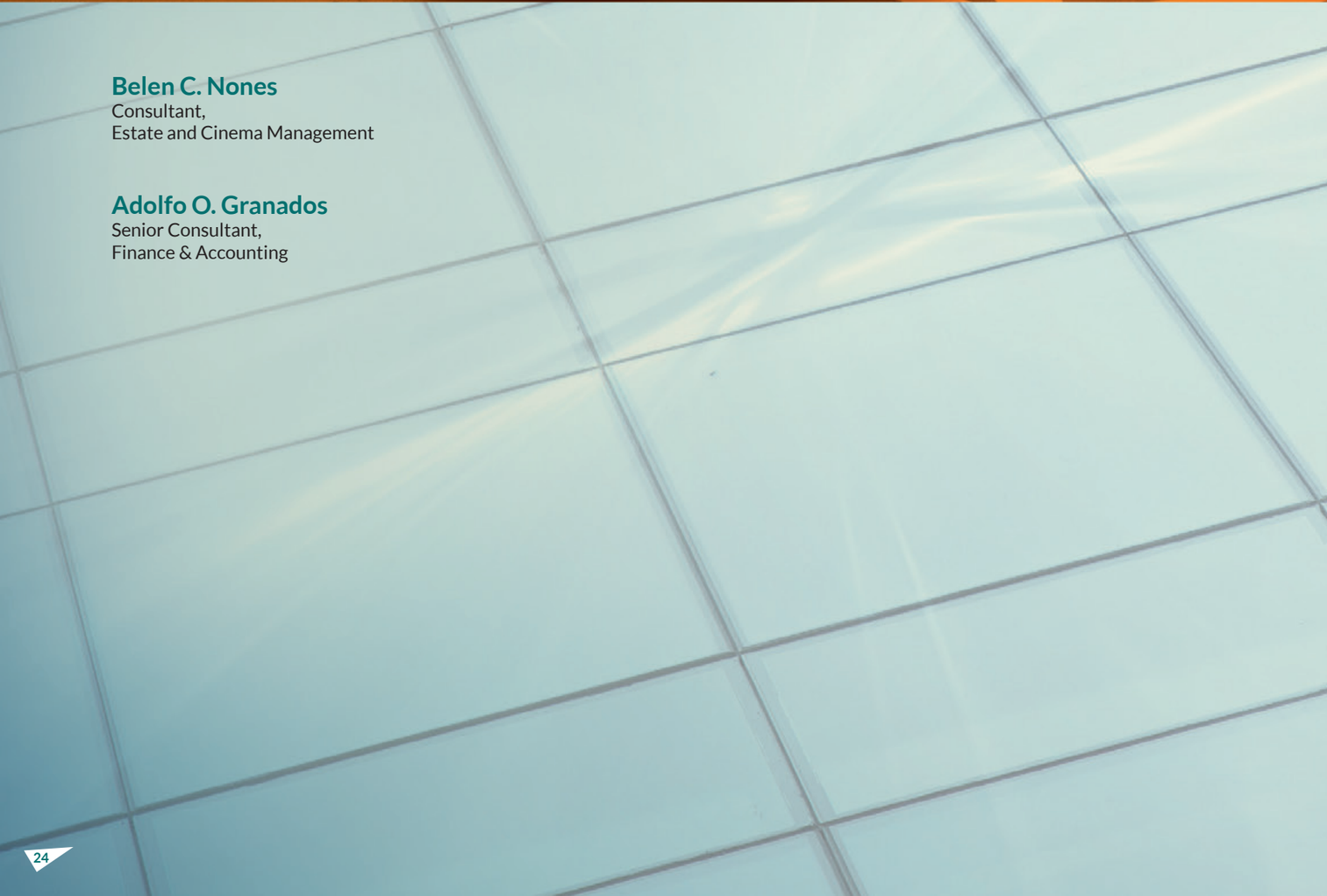
Christine T. Coqueiro
Assistant Vice-President,
Retail Development





Esmeraldo C. Amistad
Assistant Corporate Secretary

Enrique I. Quiason
Corporate Secretary



Belen C. Nones
Consultant,
Estate and Cinema Management

Adolfo O. Granados
Senior Consultant,
Finance & Accounting



COMPLIANCE with LEADING PRACTICE on CORPORATE GOVERNANCE

Rockwell Land adopted its Manual on Corporate Governance (the “Manual”) on May 2, 2012. An amended report was published last July 31, 2014. The Company, its directors, officers and employees complied with the leading practices and principles on good governance as embodied in the Manual of Corporate Governance.

The Corporate Governance Manual provides for, among others, the following:

- Appointment of a compliance officer, who shall directly report to the Chairman of the Board of Directors, and monitor compliance with the provisions and requirements of the Corporate Governance Manual. Subject to the further review and approval of the Board of Directors, the compliance officer shall also determine violations of the Corporate Governance Manual and recommend to the Chairman of the Board of Directors the appropriate actions for such violations;
- Identification of the general duties and responsibilities of the Board of Directors who shall be responsible for the Company’s compliance with all relevant laws, regulations and codes of best business practices in order to sustain the Company’s competitiveness and profitability in a manner consistent with its corporate objectives and the best interests of its stockholders and other stakeholders. The Corporate Governance Manual also directs the Board of Directors to adopt a system of internal checks and balances, identify and monitor key risk areas and key performance indicators with due diligence, and also monitor the effectiveness of management policies and decisions;
- Creation of Board Committees, such as the Audit Committee, the Nomination and Election Committee, Risk Management Committee, and Compensation and Remuneration Committee;
- Appointment of an External Auditor and Internal Auditor. The External Auditor shall ensure the independence of the audit of the Company in order to provide an objective assurance on the manner by which the financial statements of the Company will be prepared and presented to the stockholders. The Internal Auditor, on the other hand, shall have in place an independent audit system which shall provide with reasonable assurance that key organizational and procedural controls are effective, appropriate and complied with, taking into account the nature and complexity of the Company’s business and the business culture, the volume, size and complexity of the transactions, the degree of risks, the degree of centralization and delegation of authority, the extent and effectiveness of information technology and the extent of regulatory compliance;
- Conduct of a training process for the purpose of conducting an orientation program to operationalize the Corporate Governance Manual;

- Procedures for monitoring and assessing compliance with the Corporate Governance Manual; and
- Penalties for non-compliance with the Corporate Governance Manual.

Rockwell Land is taking further steps to enhance adherence to principles and practices of good corporate governance.

Rockwell continues to abide by all the governance regulatory requirements. It has filed the Certificate required by the SEC certifying its, as well as its directors, officers and employees, compliance with the manual last April 19, 2017 when we filed our definitive information statement. Rockwell submitted to the Philippine Stock Exchange its responses to the Disclosure Template on Corporate Governance Guidelines for Listed Companies last March 31, 2017.

Apart from mandated Manual, Rockwell has also adopted a Corporate Code of Discipline. The Code embodies the principles and guidelines for the conduct of the business of the company and in dealing with its stakeholders.

Rockwell’s current board composition serves to insure independent, impartial and fair discussions having two independents, seven non-executive and two executive members. The Board shall hold regular meetings and may convene for special meetings as may be required by business exigencies in accordance with the provisions of the By-Laws.

Pursuant to the Manual for Corporate Governance, the Board has formed committees: Audit Committee, Nomination and Election Committee and Risk Management Committee.

Rockwell also has an Internal Audit Group (“IAG”) composed of Certified Public Accountants. The IAG reports to the Board through the Audit Committee. The IAG provides assurance and consulting functions for Rockwell in the areas of internal control, corporate governance and risk management. It conducts its internal audit activities in accordance with the International Standards for Professional Practice of Internal Auditing (ISPPA) under the International Professional Practices Framework.

It bears mention that the Audit Committee is chaired by an independent director. The Nomination and Election Committee and Risk Management Committee are composed of four members of the board, one of which is an independent director.

Rockwell has sought to keep communications open with its stockholders and encourages them to participate in the meeting of shareholders either in person or by proxy. Shareholders are free to write to the Nomination and Election Committee should they have recommendations and/or nominations for board directorship.

COMMUNITY BUILDING

Aside from building ideal residential properties for more and more families, Rockwell has been nurturing warm, growing communities that move in harmony.

THE 2016 ROCKWELL CUP

The much-anticipated golf tournament, hosted by Rockwell Land Chairman Ambassador Manuel Lopez, was held at Wack Wack Golf and Country Club on February 18th, followed by the 4th annual Rockwell Cup Community Charity Dinner at the Rockwell Tent on the 19th. 145 golfers took on the challenge, later joined by more than 300 guests for the awarding and charity ceremonies. The affair has helped Mary's Way Foundation, Missionaries of the Child Jesus, and the Ginto Foundation as its beneficiaries.



2016 CHINESE LUNAR NEW YEAR

The year of the Fire Monkey was greeted with a warm welcome last February 8, 2016, across all Rockwell communities. Residents and staff celebrate with hopes of prosperity and harmony all year round.



BUNNY BLOCKBUSTER Rockwell Center

Easter was a big hit for the kids of Rockwell, as their Easter Sunday became a whole day of unforgettable movie treats and goodies. Short films were viewed with free snacks upon registration, alongside kiddie activities like the Egg Hunt on the Bunny Trail. To top it off, families were dazzled by performances by the Madison Events Pop Star Showdown.

MAGIC WANDERLAND Rockwell Center

Last October 29, 2016, the 8 Rockwell Penthouse was converted into a magical enclave for last year's Halloween celebration. Over 600 kids stepped into the Wonderland, where each received a hefty helping of treats and dug into bewitching kiddie activities like potion-mixing and navigating through a maze. As an extra treat, a magician worked his tricks, while the community was enchanted by a Harry Potter Musical performance.



THE GRAND EASTER COUNTRY FAIR The Grove by Rockwell

The Great Lawn was bustling with Easter enjoyment as The Grove's residents bonded over an afternoon of fair booth games, Easter activities, and fascinating numbers like the Bubble Show and the Golden Show Acrobats. Of course, there's the annual Easter Egg Hunt that has gotten kids and kids-at-heart busy on Easter Sunday.



KIDS IN THE CITY The Grove by Rockwell

Last Halloween, 400 kids at The Grove put a different twist with their costumes – they came as their future selves. Fun, educational activities by Engineering for Kids like space exploration, lab experiments, and other scientific wonders roused the kids' curiosity. There were community-bonding activities for the parents to enjoy. Performances by the Zumba Kids and a magician completed this one-of-a-kind Halloween event.

CORPORATE SOCIAL RESPONSIBILITY

MOVING A NATION

Rockwell aims to transform the lives of Filipinos, like they do with urban landscapes. We believe that progress doesn't rely on the success of one, but on the collective efforts of the nation.

ONE FOR THE KIDS AT THE WHITE CROSS ORPHANAGE

Last September 23, 2016, more than 80 of our employees spent an awesome afternoon together with 40 kids from the White Cross Orphanage, San Juan. Magic shows, mascot fun, and engaging games set up in booths have delighted both children and adults. School items and other giveaways were distributed after a whole day of spreading happiness.



MEDICAL MISSION

On December 3 and 10, 2016, Rockwell employees, together with volunteer medical professionals, priests, and parishioners have organized a medical mission spanning across cities where Rockwell has developments — San Juan, Makati, Muntinlupa, Quezon City, Pasig, and Mandaluyong. The medical mission helped nearly 1,000 citizens through medical check-ups.



THE SCHOOL REBUILDING PROJECT 2016

In partnership with the Department of Education's Adopt-A-School Program and the Energy Development Corporation, Rockwell has helped rebuild classrooms for the less privileged.

We have contributed 12 classrooms for different schools in Iloilo, Bicol, and Bukidnon. Six buildings were constructed, housing 2 classrooms each. The furniture was donated by First Philippine Industrial Park, while the Lopez Group Foundation, Inc. donated teachers' kits.

In an effort to create a conducive environment for the educational enrichment of more and more Filipinos, Rockwell has shared construction materials and labor amounting to P15.6 million.



2016 PERFORMANCE REVIEW

RESULTS OF OPERATIONS

Rockwell Land Corporation's Net Income After Tax grew by 11% from ₱ 1.6 Billion in 2015 to ₱ 1.8 Billion in 2016. Since 2014, Net Income grew at a compounded annual rate of 8%.

Consolidated Revenues reached ₱12.7 Billion, a 42% increase from the previous year. Revenues are comprised of 87% Residential Development, 10% Commercial Development, and 3% Hotel Operations revenues. Below is a table showing the breakdown of total consolidated revenues.

Amounts in million pesos	2016		2015		2014	
	Amount	% to Total	Amount	% to Total	Amount	% to Total
Residential Development	11,040	87%	6,515	73%	7,408	84%
Commercial Development	1,324	10%	2,147	24%	1,355	15%
Hotel Operations	347	3%	260	3%	90	1%
TOTAL CONSOLIDATED REVENUES	12,711	100%	8,922	100%	8,853	100%
Share in Net Income of JV	254		171		103	

Sale of condominium units reached ₱9.6 Billion, 52% higher than the previous year, while accretion of interest income grew by 38%, and amounted to ₱ 1.3 Billion. The growth of the residential segment's revenue was largely influenced by the substantial completion of the Proscenium projects and 32 Sanson. Reservation sales, driven by Proscenium, Edades Suites and The Vantage, reached ₱11.8 Billion, 45% up from last year's ₱8.1 Billion.

Commercial Development revenues amounted to ₱ 1.3 Billion. Despite the increase in lease income by 15%, total revenues from the segment was 38% lower than previous year's revenues of ₱2.1 Billion due to the dip in sale of office units.

Revenues from retail operations amounted to ₱ 948.6 Million and accounted for 7% of total revenues. This saw a rise of 7% compared to last year's revenues of ₱ 885.4 Million, mainly driven by rental escalation and increase in total leased area. Cinema Operations amounted to ₱220.2 Million and composed 2% of the total revenues. It grew by 5% from the previous year's ₱210.4 Million due to an increase in ticket prices. On the other hand, revenues from office leasing, which pertains to units located in 8 Rockwell, accelerated to ₱78.8 Million in 2016 from ₱1.8 Million last year due to increase in occupancy.

The Share in Net Income of Joint Venture, which pertains to RBC Ortigas, operated under the Rockwell-Meralco BPO venture, increased by 49%. Gross revenues of the JV grew by 29%, from ₱ 519.8 Million in 2015 to ₱ 672.8 Million in 2016, mainly from rental rate escalation and higher occupancy. At its 70% share, the Company generated revenues of ₱471.0 Million and share in net income of ₱254.2 Million.

Revenues from Hotel Operations reached ₱346.7 Million and accounted for 3% of consolidated revenues in 2016. The growth of the segment was mainly attributable to the launch of Aruga at The Grove, which added 80 room keys to the Company's portfolio.

EBITDA amounted to ₱3.4 Billion, 10% higher than the previous year's ₱3.1 Billion. The share of recurring EBITDA increased from 32% in 2015 to 36% in 2016, and reached ₱ 1.2 Billion. Both office and retail segments enjoyed higher rental rates and increased leased spaces, especially with the ramp-up of occupancy in 8 Rockwell. Additionally, the launch of Aruga at The Grove provided a new stable source of income, and resulted in a 43% increase in Hotel EBITDA.

General and administrative expenses amounted to ₱1.6 Billion, which equated to 12% of the total revenues. The level of expenses grew by 12% vs. last year's ₱1.4 Billion. This is mainly attributable to additional expenses incurred from the opening of Aruga at The Grove and higher depreciation expense.

CASHFLOWS AND FUNDING

The Company spent a total of ₱12.6 Billion for project and capital expenditures in 2016. This is mainly comprised of construction for ongoing projects, including Proscenium, 32 Sanson, Mall Expansion, Santolan Town Plaza, and RBC Sheridan. Capital expenditures were funded through a combination of internally generated funds and debt availments.

The Company declared and paid dividends amounting to ₱330.1 Million to its shareholders, higher by 5% than the previous year's payout of ₱314.2 Million.

FINANCIAL POSITION

Total Assets as of December 31, 2016 amounted to ₱40.4 Billion, which is 12% higher from the previous year, due to increasing investments in ongoing and new projects.

Total Liabilities as of December 31, 2016 amounted to ₱ 24.8 Billion, higher than last year's ₱ 21.9 Billion. This increase was primarily attributable to the availment of additional corporate loans, to fund construction projects.

Total Equity as of December 31, 2016 amounted to ₱15.7 Billion, an increase of 11% from the previous year. This increase is mainly driven by the ₱ 1.8 Billion Net Income in 2016.

KEY PERFORMANCE INDICATORS

	2016	2015	2014
EBITDA (Php billions)	3.38	3.08	3.09
Current Ratio (x)	3.01	2.92	2.47
Net Debt to Equity Ratio (x)	0.91	0.82	0.70
Asset to Equity Ratio (x)	2.58	2.54	3.04
Interest Cover (x)	4.54	7.64	5.60
ROA	4.8%	4.4%	4.2%
ROE	12.2%	12.1%	12.9%
EPS (₱)	0.30	0.27	0.26

Notes:

- (1) EBITDA [Net Income + (Interest Expense, Provision for Income Tax, Depreciation & Amortization)]
- (2) Current ratio [Current assets/Current liabilities]
- (3) Net debt to equity ratio [(Total Interest bearing debt-Cash and cash equivalents) / Total Equity]
- (4) Assets to Equity Ratio [Total Assets/Total Equity]
- (5) Interest coverage ratio [EBITDA/ Total interest payments]
- (6) ROA [Net Income/Average Total Assets]
- (7) ROE [Net Income/ Average Total Equity]
- (8) EPS [Net Income/number of common shares outstanding]

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of **ROCKWELL LAND CORPORATION AND SUBSIDIARIES** is responsible for the preparation and fair presentation of the consolidated financial statements including the schedules attached therein, for the years ended December 31, 2016 and 2015, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

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

Manuel M. Lopez
Chairman of the Board

Nestor J. Padilla
Chief Executive Officer

Ellen V. Almodiel
Chief Financial Officer

Signed this 28th day of March 2017.

SUBSCRIBED AND SWORN to before me this day 28 March 2017 at Makati City, affiant exhibiting to me his/her Passport as follows:

NAME	PASSPORT NO.	DATE ISSUED	PLACE ISSUED
Manuel M. Lopez	DE0003367	10 June 2013	PE TOKYO
Nestor J. Padilla	EB7323729	07 February 2013	DFA MANILA
Ellen V. Almodiel	EC3260629	26 January 2015	DFA NCR CENTRAL

Doc No. 407
Page No. 83
Book No. 11
Series of 2017.

ATTY. GERVACIO B. ORTIZ, JR.
NOTARY PUBLIC FOR MAKATI CITY
UNTIL DECEMBER 31, 2018
PTR NO. E009514/01-03-2017/MAKATI
IDP NO. 656155 LIFETIME MEMBER
APPT. NO. M-104/2017/ROLL NO. 40091
MCLE COMPLIANCE NO. V-0006934

INDEPENDENT AUDITOR'S REPORT



SyCip Gorres Velayo & Co.
6760 Ayala Avenue
1226 Makati City
Philippines

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BOA/PRC Reg. No. 0001,
December 14, 2015, valid until December 31, 2018
SEC Accreditation No. 0012-FR-4 (Group A),
November 10, 2015, valid until November 9, 2018

INDEPENDENT AUDITOR'S REPORT

The Stockholders and the Board of Directors
Rockwell Land Corporation

Opinion

We have audited the consolidated financial statements of Rockwell Land Corporation and its Subsidiaries (the Group), which comprise the consolidated statements of financial position as at December 31, 2016 and 2015, consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the three years in the period ended December 31, 2016, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2016 and 2015, and its consolidated financial performance and its consolidated cash flows for each of the three years in the period ended December 31, 2016 in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Accounting for Real Estate Revenue and Cost under Percentage of Completion Method

The Group applies the percentage of completion (POC) method in determining real estate revenue and costs. The POC is based on physical completion of the real estate project. The cost of real estate sold is determined on the basis of the total estimated costs applied with the POC of the project. The Group's real estate revenue and costs accounts for 76% of the total consolidated revenue and 75% of the total consolidated expenses, respectively. The assessment of the physical stage of completion and the total estimated costs requires technical determination by management's project development engineers. In addition, the Group considers a certain percentage of collection over the total selling price (buyer's equity), as one of the criteria in order to initiate revenue recognition. The percentage is representative of the buyer's continuing commitment with the sales agreement and the level at which management has assessed the probability of inflow of economic benefits to the Group. The assessment of the stage of completion, total estimated costs and level of buyer's equity involves significant management judgment as disclosed in Note 5 to the consolidated financial statements.

Audit Response

We obtained an understanding of the Group's processes for determining the POC and for determining and updating the total estimated costs, and performed tests of the relevant controls of these processes. We obtained the certified POC reports prepared by the project development engineers and third party contractors and assessed their competence, capabilities and objectivity by reference to their qualifications, experience and reporting responsibilities. For selected projects, we conducted ocular inspections, made relevant inquiries and obtained the supporting details of the POC reports showing the completion of the major activities of the project construction. We obtained the approved total estimated costs and any revisions thereto, including supporting documents such as project contracts and contractor's billings, and made relevant inquiries. We evaluated management's basis of the buyer's equity by comparing this to the historical analysis of sales collections from buyers.

Other Information

Management is responsible for the other information. The other information comprises the information included in the Securities and Exchange Commission (SEC) Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2016, but does not include the consolidated financial statements and our auditor's report thereon. The SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2016 are expected to be made available to us after the date of this auditor's report.

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

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

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

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

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

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

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

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.



- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Roel E. Lucas.

SYCIP GORRES VELAYO & CO.

Roel E. Lucas
Partner
CPA Certificate No. 98200
SEC Accreditation No. 1079-AR-2 (Group A),
March 2, 2017, valid until March 1, 2020
Tax Identification No. 191-180-015
BIR Accreditation No. 08-001998-95-2016,
January 3, 2017, valid until January 2, 2020
PTR No. 5908714, January 3, 2017, Makati City

March 16, 2017

A member firm of Ernst & Young Global Limited

ROCKWELL LAND CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Amounts in Thousands)

	December 31	
	2016	2015
ASSETS		
Current Assets		
Cash and cash equivalents (Notes 7, 29 and 30)	P1,440,860	P2,249,211
Trade and other receivables (Notes 8, 29 and 30)	9,519,194	9,024,026
Land and development costs (Notes 6, 9, 12, 14, 15, 16, 18 and 28)	9,301,507	8,923,712
Advances to contractors (Note 9)	2,637,680	1,558,677
Condominium units for sale	620,947	112,103
Other current assets (Notes 10, 16, 29 and 30)	1,599,159	1,307,998
Total Current Assets	25,119,347	23,175,727
Noncurrent Assets		
Investment properties (Notes 12 and 15)	7,929,445	6,613,858
Investment in joint venture (Note 13)	2,879,249	3,030,463
Property and equipment (Notes 14 and 15)	2,736,986	2,301,632
Land held for future development (Note 9)	1,422,094	664,594
Available-for-sale investments (Notes 11, 29 and 30)	16,808	15,808
Noncurrent trade receivables (Notes 8, 29 and 30)	118,248	10,781
Deferred tax assets - net (Note 25)	2,468	6,287
Other noncurrent assets (Note 16)	213,127	210,700
Total Noncurrent Assets	15,318,425	12,854,123
	P40,437,772	P36,029,850
LIABILITIES AND EQUITY		
Current Liabilities		
Trade and other payables (Notes 4, 9, 17, 18, 24, 29 and 30)	P6,636,153	P5,693,701
Current portion of interest-bearing loans and borrowings (Notes 6, 9, 12, 14, 15, 29 and 30)	1,711,506	2,202,769
Income tax payable	-	38,764
Total Current Liabilities	8,347,659	7,935,234
Noncurrent Liabilities		
Interest-bearing loans and borrowings - net of current portion (Notes 9, 12, 14, 15, 29 and 30)	13,922,440	11,645,404
Deferred tax liabilities - net (Note 25)	893,659	911,911
Installment payable (Note 16)	521,054	467,007
Pension liability (Note 24)	176,468	187,496
Deposits and other liabilities (Notes 9, 17, 18, 24, 29 and 30)	898,103	703,153
Total Noncurrent Liabilities	16,411,724	13,914,971
Total Liabilities	24,759,383	21,850,205
Equity Attributable to Equity Holders of the Parent Company		
Capital stock (Notes 19 and 20)	6,270,882	6,270,882
Additional paid-in capital (Notes 19 and 20)	28,350	28,350
Unrealized gain on available-for-sale investments (Note 11)	6,093	5,193
Other equity adjustments (Note 20)	291,162	291,162
Share-based payments (Note 19)	69,700	69,700
Retained earnings (Note 20):		
Appropriated	3,000,000	-
Unappropriated	5,884,246	7,379,082
Total Equity Attributable to Equity Holders of the Parent Company	15,550,433	14,044,369
Less cost of treasury shares (Notes 1 and 20)	(185,334)	(185,334)
Total Equity Attributable to Equity Holders of the Parent Company	15,365,099	13,859,035
Non-controlling Interests (Note 6)	313,290	320,610
Total Equity	15,678,389	14,179,645
	P40,437,772	P36,029,850

See accompanying Notes to Consolidated Financial Statements.

ROCKWELL LAND CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Amounts in Thousands, Except Earnings Per Share Value)

	Years Ended December 31		
	2016	2015	2014
REVENUE			
Sale of condominium units	P9,602,054	P6,336,931	P6,413,046
Interest income (Notes 7 and 21)	1,323,216	988,329	1,116,922
Lease income (Note 12)	914,783	793,368	734,864
Room revenue (Note 14)	325,951	260,002	89,572
Cinema revenue	220,226	210,421	188,847
Others (Note 13)	325,073	333,178	309,536
	12,711,303	8,922,229	8,852,787
EXPENSES			
Cost of real estate (Notes 9, 12 and 22)	7,777,643	4,496,722	4,743,429
General and administrative expenses (Notes 8, 14, 22, 23, 24 and 27)	1,565,741	1,394,957	1,107,406
Selling expenses (Notes 22 and 23)	748,202	460,931	327,134
	10,091,586	6,352,610	6,177,969
INCOME BEFORE OTHER INCOME (EXPENSES)	2,619,717	2,569,619	2,674,818
OTHER INCOME (EXPENSES)			
Interest expense (Notes 15 and 22)	(389,848)	(471,188)	(603,848)
Share in net income of joint venture (Note 13)	254,231	170,844	102,819
Foreign exchange gain - net (Note 29)	4,026	6,586	2,902
Gain (loss) on sale of property and equipment (Note 14)	5	(130)	-
	(131,586)	(293,888)	(498,127)
INCOME BEFORE INCOME TAX	2,488,131	2,275,731	2,176,691
PROVISION FOR INCOME TAX (Note 25)	671,897	633,386	613,391
NET INCOME	1,816,234	1,642,345	1,563,300
OTHER COMPREHENSIVE INCOME			
Other comprehensive income to be reclassified to profit or loss in subsequent periods:			
Unrealized gain on available-for-sale investments (Note 11)	1,000	500	-
Income tax effect	(100)	(50)	-
Other comprehensive loss not to be reclassified to profit or loss in subsequent periods:			
Remeasurement gain (loss) on employee benefits (Note 24)	7,792	(57,459)	(7,438)
Income tax effect	3,938	16,851	5
	12,630	(40,158)	(7,433)
TOTAL COMPREHENSIVE INCOME	P1,828,864	P1,602,187	P1,555,867
Net Income Attributable To			
Equity holders of the Parent Company	P1,823,981	P1,643,731	P1,562,600
Non-controlling interests	(7,747)	(1,386)	700
	P1,816,234	P1,642,345	P1,563,300
Total Comprehensive Income Attributable To			
Equity holders of the Parent Company	P1,836,184	P1,603,953	P1,555,456
Non-controlling interests	(7,320)	(1,766)	411
	P1,828,864	P1,602,187	P1,555,867
Earnings Per Share Attributable to Equity Holders of the Parent Company (Note 31)			
Basic	P0.2979	P0.2685	P0.2552
Diluted	P0.2977	P0.2682	P0.2548

See accompanying Notes to Consolidated Financial Statements.

ROCKWELL LAND CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGE IN EQUITY

FOR THE YEARS ENDED DECEMBER 31, 2016, 2015 AND 2014
(Amounts in Thousands)

	Equity Attributable to Equity Holders of the Parent Company										
	Capital Stock (Note 20)	Additional Paid-in Capital (Note 19)	Unrealized Gain on Available-for-Sale Investments (Notes 5 and 11)	Other Equity Adjustments (Notes 4 and 20)	Share-based Payments (Note 19)	Retained Earnings (Note 20)		Treasury Shares (Notes 1 and 20)	Non-Controlling Interests (Note 4)	Total Equity	
	Appropriated	Un-appropriated									
Balance at December 31, 2015	P6,270,882	P28,350	P5,193	P291,162	P69,700	P-	P7,379,082	(P185,334)	P13,859,035	P320,610	P14,179,645
Net income	-	-	-	-	-	-	1,823,981	-	1,823,981	(7,747)	1,816,234
Other comprehensive income	-	-	900	-	-	-	11,303	-	12,203	427	12,630
Total comprehensive income	-	-	900	-	-	-	1,835,284	-	1,836,184	(7,320)	1,828,864
Appropriations (Note 20)	-	-	-	-	-	3,000,000	(3,000,000)	-	-	-	-
Cash dividends (Note 20)	-	-	-	-	-	-	(330,120)	-	(330,120)	-	(330,120)
Balance at December 31, 2016	P6,270,882	P28,350	P6,093	P291,162	P69,700	P3,000,000	P5,884,246	(P185,334)	P15,365,099	P313,290	P15,678,389
Balance at December 31, 2014	P6,270,882	P28,350	P4,743	P291,162	P69,700	P-	P6,089,792	(P185,334)	P12,569,295	P322,376	P12,891,671
Net income	-	-	-	-	-	-	1,643,731	-	1,643,731	(1,386)	1,642,345
Other comprehensive loss	-	-	450	-	-	-	(40,228)	-	(39,778)	(380)	(40,158)
Total comprehensive income	-	-	450	-	-	-	1,603,503	-	1,603,953	(1,766)	1,602,187
Cash dividends (Note 20)	-	-	-	-	-	-	(314,213)	-	(314,213)	-	(314,213)
Balance at December 31, 2015	P6,270,882	P28,350	P5,193	P291,162	P69,700	P-	P7,379,082	(P185,334)	P13,859,035	P320,610	P14,179,645
Balance at December 31, 2013	P6,270,882	P28,350	P4,743	P288,659	P69,700	P-	P4,818,757	(P185,334)	P11,295,757	P70,324	P11,366,081
Net income	-	-	-	-	-	-	1,562,600	-	1,562,600	700	1,563,300
Other comprehensive loss	-	-	-	-	-	-	(7,144)	-	(7,144)	(289)	(7,433)
Total comprehensive income	-	-	-	-	-	-	1,555,456	-	1,555,456	411	1,555,867
Non-controlling interests of an acquired subsidiary (Note 6)	-	-	-	-	-	-	-	-	-	251,212	251,212
Sale to non-controlling interests	-	-	-	2,503	-	-	-	-	2,503	429	2,932
Cash dividends (Note 20)	-	-	-	-	-	-	(284,421)	-	(284,421)	-	(284,421)
Balance at December 31, 2014	P6,270,882	P28,350	P4,743	P291,162	P69,700	P-	P6,089,792	(P185,334)	P12,569,295	P322,376	P12,891,671

See accompanying Notes to Consolidated Financial Statements.

ROCKWELL LAND CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in Thousands)

	Years Ended December 31		
	2016	2015	2014
CASH FLOWS FROM OPERATING ACTIVITIES			
Income before income tax	P2,488,131	P2,275,731	P2,176,691
Adjustments for:			
Interest income (Note 21)	(1,323,216)	(988,329)	(1,116,922)
Interest expense (Note 22)	389,848	471,188	603,848
Depreciation and amortization (Note 22)	500,265	335,687	307,491
Share in net income of joint venture (Note 13)	(254,231)	(170,844)	(102,819)
Loss (gain) on sale of property and equipment (Note 14)	(5)	130	-
Unrealized foreign exchange loss (gain) – net	(4,026)	(6,586)	1,464
Operating income before working capital changes	1,796,766	1,916,977	1,869,753
Pension costs (Note 24)	56,764	44,396	34,041
Decrease (increase) in:			
Trade and other receivables	689,594	1,796,205	(2,715,344)
Land and development costs	(1,537,448)	436,596	(1,226,054)
Advances to contractors	(1,079,003)	(338,850)	476,771
Condominium units for sale	64,568	(1,244)	13,424
Other current assets	(291,161)	(70,374)	(283,615)
Increase (decrease) in trade and other payables	813,292	(3,002,175)	3,838,441
Contributions to plan assets (Note 24)	(60,000)	(20,000)	-
Net cash generated from operations	453,372	761,531	2,007,417
Interest paid	(383,093)	(403,651)	(551,531)
Income taxes paid	(590,617)	(521,950)	(418,346)
Net cash provided by (used in) operating activities	(520,338)	(164,070)	1,037,540
CASH FLOWS FROM INVESTING ACTIVITIES			
Acquisitions of:			
Investment properties (Note 12)	(1,453,229)	(493,485)	(1,277,718)
Property and equipment (Note 14)	(558,814)	(419,178)	(466,110)
Land held for future development	(365,826)	(664,595)	-
Dividends received (Note 13)	405,445	-	-
Additional investment in joint venture (Note 13)	-	-	(474,648)
Increase in other noncurrent assets	(2,427)	-	-
Interest received	30,987	56,241	106,521
Net cash used in investing activities	(1,943,864)	(1,521,017)	(2,111,955)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from:			
Availments of loans and borrowings (Note 15)	5,000,000	500,000	-
Sale to non-controlling interests (Note 20)	-	-	2,932
Payments of:			
Interest-bearing loans and borrowings (Note 15)	(3,213,954)	(1,709,284)	(412,000)
Debt issue cost (Note 15)	(20,000)	-	-
Installment payable	-	(799,755)	(799,755)
Dividends (Note 20)	(309,171)	(306,588)	(284,421)
Increase (decrease) in deposits and other liabilities	194,950	247,633	(407,186)
Net cash provided by (used in) financing activities	1,651,825	(2,067,994)	(1,900,430)
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS	4,026	6,586	(1,464)
NET DECREASE IN CASH AND CASH EQUIVALENTS	(808,351)	(3,746,495)	(2,976,309)
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	2,249,211	5,995,706	8,972,015
CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 7)	P1,440,860	P2,249,211	P5,995,706

See accompanying Notes to Consolidated Financial Statements.

ROCKWELL LAND CORPORATION AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Amounts in Thousands, Except Number of Shares, Earnings Per Share Value and Unless Otherwise Specified)

1. Corporate Information

Rockwell Land Corporation (Rockwell Land or the Parent Company) is incorporated in the Philippines and is engaged in real estate development and sale or lease of condominium and commercial units and lots.

On October 8, 2014, the Securities and Exchange Commission (SEC) approved the amendment of the Articles of Incorporation of the Parent Company for the change in principal office address to The Garage at Rockwell Center, Estrella St., Rockwell Center, Makati City.

Rockwell Land became a public company in 2012 following the declaration of 51% ownership by Manila Electric Company (Meralco) as property dividend in favor of common stockholders, except for foreign common shareholders who were paid the cash equivalent of the property dividend (see Note 20).

As at December 31, 2016 and 2015, First Philippine Holdings Corporation (FPHC) owns 86.58% of Rockwell Land and the rest by public. Lopez, Inc. is the ultimate parent company.

The accompanying consolidated financial statements were approved and authorized for issue by the Board of Directors (BOD) on March 16, 2017.

2. Basis of Preparation and Statement of Compliance

Basis of Preparation

The accompanying consolidated financial statements have been prepared on a historical cost basis, except for available-for-sale investments that have been measured at fair value. The consolidated financial statements are presented in Philippine Peso, which is the Parent Company's functional and presentation currency and all values are rounded to the nearest thousands, except when otherwise indicated.

Statement of Compliance

The consolidated financial statements have been prepared in accordance with Philippine Financial Reporting Standards (PFRS). PFRS also includes Philippine Accounting Standards (PAS), including Interpretations issued by the Financial Reporting Standards Council (FRSC).

Basis of Consolidation

The consolidated financial statements comprise the financial statements of Rockwell Land and its subsidiaries (collectively referred to as the "Group"). Control is achieved when the Parent Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Parent Company controls an investee if, and only if, the Parent Company has:

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

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

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

The Parent Company 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 Parent Company obtains control over the subsidiary and ceases when the Parent Company loses control of 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 Parent Company gains control until the date the Parent Company ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the Parent Company and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Parent Company's accounting policies. All intra-group assets and liabilities, equity, income and expenses and cash flows relating to transactions among members of the Group are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary, without loss of control, is accounted for as an equity transaction. If the Parent Company loses control over a subsidiary, it derecognizes the related assets (including goodwill), liabilities, non-controlling interest 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.

Non-controlling interests represent the portion of profit or loss and net assets in the subsidiaries not held by the Parent Company and are presented in the profit or loss and within equity in the consolidated statement of financial position, separately from equity attributable to equity holders of the Parent Company.

The consolidated financial statements comprise the financial statements of the Parent Company and the following subsidiaries it controls:

Subsidiaries	Nature of Business	Percentage of Ownership		
		2016	2015	2014
Rockwell Integrated Property Services, Inc.	Service provider	100.0	100.0	100.0
Rockwell Primaries Development Corporation (Rockwell Primaries)	Real estate development	100.0	100.0	100.0
Stonewell Property Development Corporation	Real estate development	100.0	100.0	100.0
Primaries Properties Sales Specialists Inc.	Marketing	100.0	100.0	100.0
Rockwell Hotels & Leisure Management Corp.	Hotel management	100.0	100.0	100.0
Rockwell Leisure Club, Inc. (Rockwell Club)	Leisure club	76.7	77.0	68.6
Retailscapes Inc. (Retailscapes)*	Commercial development	100.0	100.0	-
Rockwell Primaries South Development Corporation (Rockwell Primaries South)**	Real estate development	60.0	60.0	-

*Incorporated in November 2014

**Indirect subsidiary acquired in 2014

All subsidiaries are incorporated in the Philippines.

The financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company using consistent accounting policies.

3. Changes in Accounting Policies and Disclosures

The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those of the previous financial year, except for the adoption of the following amended PAS and PFRS which were adopted effective beginning January 1, 2016. Except as otherwise indicated, adoption of the new standards and amendments has no significant impact on the Group's consolidated financial statements.

- Amendments to PFRS 10, PFRS 12 and PAS 28, *Investment Entities: Applying the Consolidation Exception*
- Amendments to PFRS 11, *Accounting for Acquisitions of Interests in Joint Operations*
- PFRS 14, *Regulatory Deferral Accounts*
- Amendments to PAS 1, *Disclosure Initiative*
- Amendments to PAS 16 and PAS 38, *Clarification of Acceptable Methods of Depreciation and Amortization*
- Amendments to PAS 16 and PAS 41, *Agriculture: Bearer Plants*
- Amendments to PAS 27, *Equity Method in Separate Financial Statements*
- Annual Improvements to PFRSs 2012-2014 Cycle
 - Amendment to PFRS 5, *Changes in Methods of Disposal*
 - Amendment to PFRS 7, *Servicing Contracts*
 - Amendment to PFRS 7, *Applicability of the Amendments to PFRS 7 to Condensed Interim Financial Statements*
 - Amendment to PAS 19, *Discount Rate: Regional Market Issue*
 - Amendment to PAS 34, *Disclosure of Information 'Elsewhere in the Interim Financial Report'*

New Accounting Standards and Amendments to Existing Standards Effective Subsequent to December 31, 2016

The standards, amendments and interpretations which have been issued but not yet effective as at December 31, 2016 are disclosed below. Except as otherwise indicated, the Group does not expect the adoption of the applicable new and amended PFRS to have a significant impact on its financial position or performance.

Deferred

- PFRS 10, *Consolidated Financial Statements* and PAS 28, *Investments in Associates and Joint Ventures - Sale or Contribution of Assets between an Investor and its Associate or Joint Venture*

These amendments clarify that the exemption in PFRS 10 from presenting consolidated financial statements applies to a parent entity that is a subsidiary of an investment entity that measures all of its subsidiaries at fair value. They also clarify that only a subsidiary of an investment entity that is not an investment entity itself and that provides support services to the investment entity parent is consolidated. The amendments also allow an investor (that is not an investment entity and has an investment entity associate or joint venture) to retain the fair value measurement applied by the investment entity associate or joint venture to its interests in subsidiaries when applying the equity method.

These amendments are not applicable to the Group since none of the entities within the Group is an investment entity nor does the Group have investment entity associates or joint ventures.

Effective in 2017

- Amendments to PAS 7, *Statement of Cash Flows - Disclosure Initiative*

The amendments to PAS 7 require an entity to provide disclosures that enable users of the consolidated financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes (such as foreign exchange gains or losses). On initial application

of the amendments, entities are not required to provide comparative information for preceding periods. Early application of the amendments is permitted.

- Amendments to PAS 12, *Income Taxes – Recognition of Deferred Tax Assets for Unrealized Losses*

The amendments clarify that an entity needs to consider whether tax law restricts the sources of taxable profits against which it may make deductions on the reversal of that deductible temporary difference. Furthermore, the amendments provide guidance on how an entity should determine future taxable profits and explain the circumstances in which taxable profit may include the recovery of some assets for more than their carrying amount.

Entities are required to apply the amendments retrospectively. However, on initial application of the amendments, the change in the opening equity of the earliest comparative period may be recognized in opening retained earnings (or in another component of equity, as appropriate), without allocating the change between opening retained earnings and other components of equity. Entities applying this relief must disclose that fact. Early application of the amendments is permitted.

- Amendments to PFRS 12, *Disclosure of Interests in Other Entities – Clarification of the Scope of the Standard* (Part of *Annual Improvements to PFRSs 2014–2016 Cycle*)

The amendments clarify that the disclosure requirements in PFRS 12, other than those relating to summarized financial information, apply to an entity's interest in a subsidiary, a joint venture or an associate (or a portion of its interest in a joint venture or an associate) that is classified (or included in a disposal group that is classified) as held for sale.

Effective in 2018

- Amendments to PAS 40, *Investment Property – Transfers of Investment Property*

The amendments clarify when an entity should transfer property, including property under construction or development into, or out of investment property. The amendments state that a change in use occurs when the property meets, or ceases to meet, the definition of investment property and there is evidence of the change in use. A mere change in management's intentions for the use of a property does not provide evidence of a change in use.

The amendments should be applied prospectively to changes in use that occur on or after the beginning of the annual reporting period in which the entity first applies the amendments. Retrospective application is only permitted if this is possible without the use of hindsight.

The Group is currently assessing the impact of these amendments in the consolidated financial statements.

- Philippine Interpretation International Financial Reporting Interpretations Committee (IFRIC) - 22, *Foreign Currency Transactions and Advance Consideration*

The interpretation clarifies that in determining the spot exchange rate to use on initial recognition of the related asset, expense or income (or part of it) on the derecognition of a non-monetary asset or non-monetary liability relating to advance consideration, the date of the transaction is the date on which an entity initially recognizes the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, then the entity must determine a date of the transactions for each payment or receipt of advance consideration. The interpretation may be applied on a fully retrospective basis. Entities may apply the interpretation prospectively to all assets, expenses and income in its scope that

are initially recognized on or after the beginning of the reporting period in which the entity first applies the interpretation or the beginning of a prior reporting period presented as comparative information in the consolidated financial statements of the reporting period in which the entity first applies the interpretation.

- Amendments to PFRS 2, *Share-based Payments – Classification and Measurement of Share-based Payment Transactions*

The amendments to PFRS 2 address three main areas: the effects of vesting conditions on the measurement of a cash-settled share-based payment transaction; the classification of a share-based payment transaction with net settlement features for withholding tax obligations; and the accounting where a modification to the terms and conditions of a share-based payment transaction changes its classification from cash settled to equity settled.

On adoption, entities are required to apply the amendments without restating prior periods, but retrospective application is permitted if elected for all three amendments and if other criteria are met. Early application of the amendments is permitted.

The Group is assessing the potential effect of the amendments on its consolidated financial statements.

- Amendments to PFRS 4, *Insurance Contracts, Applying PFRS 9, Financial Instruments w/ PFRS 4.*

The amendments address concerns arising from implementing PFRS 9, the new financial instruments standard before implementing the forthcoming insurance contracts standard. They allow entities to choose between the overlay approach and the deferral approach to deal with the transitional challenges. The overlay approach gives all entities that issue insurance contracts the option to recognize in OCI, rather than profit or loss, the volatility that could arise when PFRS 9 is applied before the new insurance contracts standard is issued. On the other hand, the deferral approach gives entities whose activities are predominantly connected with insurance an optional temporary exemption from applying PFRS 9 until the earlier of application of the forthcoming insurance contracts standard or January 1, 2021.

The overlay approach and the deferral approach will only be available to an entity if it has not previously applied PFRS 9.

The amendments are not applicable to the Group since none of the entities within the Group have activities that are predominantly connected with insurance or issue insurance contracts.

- PFRS 9, *Financial Instruments*

PFRS 9 reflects all phases of the financial instruments project and replaces PAS 39, *Financial Instruments: Recognition and Measurement*, and all previous versions of PFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. PFRS 9 is effective for annual periods beginning on or after January 1, 2018, with early application permitted. Retrospective application is required, but providing comparative information is not compulsory. For hedge accounting, the requirements are generally applied prospectively, with some limited exceptions.

The adoption of PFRS 9 will have an effect on the classification and measurement of the Group's financial assets and impairment methodology for financial assets, but will have no impact on the classification and measurement of the Group's financial liabilities. The adoption will also have an effect on the Group's application of hedge accounting and on the amount of its credit losses. The Group is currently assessing the impact of adopting this standard.

- PFRS 15, *Revenue from Contracts with Customers*

PFRS 15 establishes a new five-step model that will apply to revenue arising from contracts with customers. Under PFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in PFRS 15 provide a more structured approach to measuring and recognizing revenue.

The new revenue standard is applicable to all entities and will supersede all current revenue recognition requirements under PFRSs. Either a full or modified retrospective application is required for annual periods beginning on or after January 1, 2018.

The Group is currently assessing the impact of adopting this standard.

- Amendments to PAS 28, *Measuring an Associate or Joint Venture at Fair Value*

The amendments clarify that an entity that is a venture capital organization, or other qualifying entity, may elect, at initial recognition on an investment-by-investment basis, to measure its investments in associates and joint ventures at fair value through profit or loss.

Effective in 2019

- PFRS 16, *Leases*

Under the new standard, lessees will no longer classify their leases as either operating or finance leases in accordance with PAS 17, *Leases*. Rather, lessees will apply the single-asset model. Under this model, lessees will recognize the assets and related liabilities for most leases on their balance sheets, and subsequently, will depreciate the lease assets and recognize interest on the lease liabilities in their profit or loss. Leases with a term of 12 months or less or for which the underlying asset is of low value are exempted from these requirements.

The accounting by lessors is substantially unchanged as the new standard carries forward the principles of lessor accounting under PAS 17. Lessors, however, will be required to disclose more information in their financial statements, particularly on the risk exposure to residual value.

Entities may early adopt PFRS 16 but only if they have also adopted PFRS 15. When adopting PFRS 16, an entity is permitted to use either a full retrospective or a modified retrospective approach, with options to use certain transition reliefs.

The Group is currently assessing the impact of adopting PFRS 16.

- It is expected to be realized within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as noncurrent.

A liability is current when:

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

The Group classifies all other liabilities as noncurrent. Deferred tax assets and liabilities are classified as noncurrent assets and liabilities, respectively.

Cash and Cash Equivalents

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

Financial Assets and Financial Liabilities

Financial assets and financial liabilities are recognized initially at fair value. Transaction costs are included in the initial measurement of all financial assets and liabilities, except for financial instruments measured at fair value through profit or loss.

The Group recognizes a financial asset or a financial liability in the consolidated statement of financial position when it becomes a party to the contractual provisions of the instrument. In the case of a regular way purchase or sale of financial assets, recognition and derecognition, as applicable, is done using trade date accounting.

Financial instruments are classified as liabilities or equity in accordance with the substance of the contractual arrangement. Interests, dividends, gains and losses relating to a financial instrument or a component that is a financial liability, are reported as expense or income. Distributions to holders of financial instruments classified as equity are charged directly to equity, net of any related income tax benefits.

Financial assets and financial liabilities are classified into the following categories: financial assets or financial liabilities at fair value through profit or loss, loans and receivables, held-to-maturity investments, available-for-sale financial assets and other financial liabilities. The Group determines the classification of its financial instruments at initial recognition and, where allowed and appropriate, re-evaluates this classification at each financial year-end.

Financial Assets

Financial Assets at Fair Value through Profit or Loss (FVPL). Financial assets at fair value through profit or loss include financial assets held for trading and financial assets designated upon initial recognition as at fair value through profit or loss.

Financial assets are classified as held for trading if they are acquired for the purpose of selling in the near term. Gains or losses on financial assets held for trading are recognized in the consolidated statement of comprehensive income.

4. Summary of Significant Accounting Policies

Current Versus Non-current Classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current/non-current 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

Financial assets may be designated by management at initial recognition as at fair value through profit or loss when any of the following criteria is met:

- the designation eliminates or significantly reduces the inconsistent treatment that would otherwise arise from measuring the assets or recognizing gains or losses on a different basis; or
- the assets are part of a group of financial assets, financial liabilities or both which are managed and their performance are evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or
- the financial instrument contains an embedded derivative, unless the embedded derivative does not significantly modify the cash flows or it is clear, with little or no analysis, that it would not be separately recorded.

Derivative instruments are also classified under this category unless they are designated as effective hedges under hedge accounting. Assets classified under this category are carried at fair value in the consolidated statement of financial position.

As at December 31, 2016 and 2015, the Group has no financial assets and liabilities at FVPL.

Derivative Financial Instruments. Derivative instruments are initially recognized at fair value on the date in which a derivative transaction is entered into or bifurcated, and are subsequently re-measured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative.

Derivatives embedded in host contracts are accounted for as separate derivatives when their risks and characteristics are not closely related to those of the host contracts and the host contracts are not carried at fair value. These embedded derivatives are measured at fair value with gains or losses arising from changes in fair value recognized in the consolidated statement of comprehensive income. Reassessment only occurs if there is a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required.

The Group has no bifurcated embedded derivatives as at December 31, 2016 and 2015.

Loans and Receivables. Loans and receivables are nonderivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, such financial assets are subsequently measured at amortized cost using the effective interest rate (EIR) method, less impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are integral part of the effective interest. Gains and losses are recognized in the consolidated statement of comprehensive income when the loans and receivables are derecognized or impaired, as well as through the amortization process. The effective interest amortization is recorded in "Interest income" account in the consolidated statement of comprehensive income. Assets in this category are included in the current assets, except for maturities more than 12 months after the end of the reporting period, which are classified as noncurrent assets.

This category includes the Group's cash and cash equivalents, trade receivables from sale of condominium units and lease, advances to officers and employees, other receivables, refundable deposits and restricted cash (see Notes 7, 8 and 10).

Held-to-Maturity Investments. Non-derivative quoted financial assets with fixed or determinable payments and fixed maturity are classified as held-to-maturity when the Group has the positive intention and ability to hold to maturity. After initial measurement, held-to-maturity investments are measured at amortized cost using the EIR method, less impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included in interest income

in the consolidated statement of comprehensive income. The losses arising from impairment are recognized as interest expense in the consolidated statement of comprehensive income.

The Group has no held-to-maturity investments as at December 31, 2016 and 2015.

Available-for-sale Financial Assets. Available-for-sale financial assets include equity and debt securities. Equity investments classified as available-for-sale are those that are neither classified as held for trading nor designated at fair value through profit or loss. Debt securities in this category are those that are intended to be held for an indefinite period of time and that may be sold in response to needs of liquidity or in response to changes in the market conditions.

After initial recognition, available-for-sale financial assets are measured at fair value with unrealized gains or losses being recognized as other comprehensive income in the consolidated statement of comprehensive income until the investment is derecognized or until the investment is determined to be impaired at which time the cumulative gain or loss previously reported in other comprehensive income section is transferred to other income (expenses) section of the consolidated statement of comprehensive income. Investments in equity instruments that do not have a quoted market price in an active market and whose fair values cannot be reliably measured are valued at cost. Assets under this category are classified as current assets if the Group intends to hold the assets within 12 months from financial reporting date and as noncurrent assets if it is more than a year from financial reporting date.

This category includes mainly the Parent Company's investments in Manila Polo Club shares and Meralco preferred shares (see Note 11).

Financial Liabilities

Financial Liabilities at Fair Value through Profit or Loss. Financial liabilities are classified in this category if these result from trading activities or derivatives transaction that are not accounted for as accounting hedges, or when the Group elects to designate a financial liability under this category.

The Group has no financial liabilities at fair value through profit or loss as at December 31, 2016 and 2015.

Other Financial Liabilities. The Group's financial liabilities classified under this category include mainly interest-bearing loans and borrowings. All loans and borrowings are initially recognized at the fair value of the consideration received less directly attributable transaction costs, if any.

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the effective interest method.

Gains and losses are recognized in the consolidated statement of comprehensive income when the liabilities are derecognized as well as through the amortization process.

This category includes the Group's trade and other payables, interest-bearing loans and borrowings, installment payable, retention payable and security deposits (see Notes 15, 16, 17 and 18).

Fair Value Measurement

The Group measures financial instruments at fair value at each financial reporting date. The fair value information of certain financial and nonfinancial assets and liabilities are also required to be disclosed in the consolidated financial statements.

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

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

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

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

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

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

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

The Group uses the following hierarchy for determining and disclosing the fair value of assets and liabilities by valuation technique:

Level 1 – Quoted (unadjusted) market prices in active markets for identical assets or liabilities

Level 2 – Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable

Level 3 – Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

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

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

Day 1 Profit. Where the transaction price in a non-active market is different from the fair value of other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the difference between the transaction price and fair value (a Day 1 profit) is recognized in the consolidated statement of comprehensive income unless it qualifies for recognition as some other type of asset. In cases where unobservable data is used, the difference between the transaction price and model value is only recognized in the consolidated statement of comprehensive income when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the Day 1 profit amount. The Group has determined that the discounted cash flow analysis

using credit-adjusted Philippine Dealing and Exchange Corporation (PDEX) interest rates is appropriate in determining the fair value of retention payable, with the Day 1 profit treated as a reduction from "Land and development costs" as these are directly related to project development (see Notes 9 and 18).

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognized amounts; and there is an intention to settle on a net basis, or to realize the assets and settle the liabilities simultaneously. The Group assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Group and all of the counterparties.

Derecognition of Financial Assets and Liabilities

Financial Assets. A financial asset (or, when applicable, a part of a financial asset or part of a Group of similar financial assets) is derecognized when:

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

When the Group has transferred its right 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 asset is recognized to the extent of the Group's continuing involvement in the asset. 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 original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

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

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

Classification of Financial Instruments Between Liability and Equity

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

- Deliver cash or another financial asset to another entity; or
- Exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the Group; 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. 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 the amount separately determined as the fair value of the liability component on the date of issue.

Impairment of Financial Assets

The Group assesses at each financial reporting date whether a financial asset or group of financial assets is impaired.

Assets Carried at Amortized Cost. If there is objective evidence that an impairment loss on loans and receivables carried at amortized cost has been incurred, the amount of loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The carrying amount of the asset shall be reduced either directly or through the use of an allowance account. The amount of loss shall be recognized in the consolidated statement of comprehensive income.

The Group first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the asset is included in a group of financial assets with similar credit risk characteristics and that group of financial assets is collectively assessed for impairment. Assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment. The Group considers breach of contract, such as default or delinquency in interest or principal payments as objective evidence that a financial asset or group of assets is impaired. For both specific and collective assessment, any collateral and credit enhancement are considered in determining the amount of impairment loss. The carrying amount of an impaired financial asset is reduced through an allowance account.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed. Any subsequent reversal of an impairment loss is recognized in the consolidated statement of comprehensive income, to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date.

Financial assets, particularly trade receivables, are written off to the extent of the amount determined by management to be uncollectible. Those with pending cases in court are recommended for write-off, subject to management's approval.

Assets Carried at Cost. If there is objective evidence that an impairment loss on an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured, or on a derivative asset that is linked to and must be settled by delivery of such an unquoted equity instrument has been incurred, the amount of loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset.

Available-for-Sale Financial Assets. The Group treats available-for-sale financial assets as impaired when there has been a significant or prolonged decline in the fair value below its cost or where other objective evidence of impairment exists. If an available-for-sale financial asset is impaired, an amount comprising the difference between its cost (net of any principal payment and amortization) and its current fair value, less any impairment loss previously recognized in the consolidated statement of comprehensive income, is transferred from other comprehensive income to profit or loss in the consolidated statement of comprehensive income. Reversals in respect of equity instruments classified as available-for-sale are not recognized as part of profit or loss but as part of other comprehensive income in the consolidated statement of comprehensive income. Reversals of impairment losses on debt instruments are generally reversed through the consolidated statement of comprehensive income as

part of profit or loss if the increase in fair value of the instrument can be objectively related to an event occurring after the impairment loss was recognized in the consolidated statement of comprehensive income.

Land and Development Costs and Condominium Units for Sale

Property acquired or being constructed for sale in the ordinary course of business, rather than to be held for rental or capital appreciation, is held as inventory and is measured at the lower of cost and net realizable value (NRV).

Cost includes:

- Land cost
- Amounts paid to contractors for construction
- Borrowing costs, planning and design costs, costs of site preparation, professional fees, property transfer taxes, construction overheads and other related costs

NRV is the estimated selling price in the ordinary course of the business, based on market prices at the reporting date, less specifically identifiable estimated costs of completion and the estimated costs of sale. As at year-end, condominium units for sale are stated at cost.

Land acquisitions expected to be launched beyond the following year are presented as "Land held for future development" in the consolidated statements of financial position.

Advances to Contractors

Advances to contractors represent advance payments on services to be incurred in connection with the Group's operations. These are capitalized to projects under "Land and development costs" account in the consolidated statement of financial position, upon actual receipt of services, which is normally within 12 months or within the normal operating cycle. These are considered as nonfinancial instruments as these will be applied against future billings from contractors normally within one year.

Investment Properties

Investment properties represent land, building, structures and improvements of the mall (the "Power Plant"), 8 Rockwell, other structures held for lease within the Rockwell Center and The Grove, and land held for appreciation. These, except land, are measured initially at cost, including transaction costs, less accumulated depreciation and any impairment in value. The carrying amount includes the cost of replacing part of an existing investment property at the time that cost is incurred if the recognition criteria are met and excludes the costs of day-to-day servicing of an investment property. Land is carried at cost (initial purchase price and other costs directly attributable in bringing such assets to its working condition) less any impairment in value. Depreciation is calculated on a straight-line basis over the estimated useful lives of investment properties, except for land. Investment properties are estimated to have a useful life of 5 to 35 years.

Investment properties are derecognized when either they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognized in the consolidated statement of comprehensive income in the period of derecognition.

The investment properties' estimated useful lives and depreciation method are reviewed at each financial year end, and adjusted prospectively if appropriate, at each financial year-end to ensure that the periods and method of depreciation are consistent with the expected pattern of economic benefits from the items of investment properties.

When each major inspection is performed, its cost is recognized in the carrying amount of the investment property as a replacement if the recognition criteria are satisfied.

Transfers are made to investment property 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 property when, and only when, there is a change in use, evidenced by commencement of owner-occupation or commencement of development with a view to sale. These transfers are recorded using the carrying amount of the investment property at the date of change in use.

Transfers between investment property, owner-occupied property and inventories do not change the carrying amount of the property transferred and they do not change the cost of that property for measurement or disclosure purposes.

Investment properties in progress pertain to projects under construction and are stated at cost which includes cost of construction and other direct costs. Investment properties in progress are not depreciated until such time that the relevant assets are completed and become available for operational use.

Property Acquisition

When property is acquired, through corporate acquisitions or otherwise, management considers the substance of the assets and activities of the acquired entity in determining whether the acquisition represents an acquisition of a business.

When such an acquisition is not judged to be an acquisition of a business, it is not treated as a business combination. Rather, the cost to acquire the entity is allocated between the identifiable assets and liabilities of the entity based on their relative fair values at the acquisition date. Accordingly, no goodwill or additional deferred tax arises.

Investment in Joint Venture

The Parent Company recognizes its interest in a joint venture as an investment and accounts for the investment using the equity method. Under the equity method, the investment in joint venture is carried in the consolidated statement of financial position at cost adjusted for post-acquisition changes in the Parent Company's share in net assets of the joint venture, less any impairment in value. The consolidated statement of comprehensive income reflects the Parent Company's share in the results of operations of the joint venture. Distributions received from joint venture reduce the carrying amount of the investment. Unrealized gains arising from transactions with the joint venture are eliminated to the extent of the Parent Company's interest in the joint venture against the related investment. Unrealized losses are eliminated similarly but only to the extent that there is no evidence of impairment of the asset transferred. The financial statements of the joint venture are prepared for the same reporting period as the Parent Company, using consistent accounting policies.

Upon loss of joint control, the Parent Company measures and recognizes its remaining investment at its fair value. Any difference between the carrying amount of the former joint controlled entity upon loss of joint control and the fair value of the remaining investment and proceeds from disposal is recognized in the consolidated statement of comprehensive income. When the remaining investment constitutes significant influence, it is accounted for as an investment in an associate.

Property and Equipment

Property and equipment, except land, is stated at cost, excluding the costs of day-to-day servicing, net of accumulated depreciation and/or impairment in value, if any. Such cost includes the cost of replacing part of such property and equipment, if the recognition criteria are satisfied. All other repair and maintenance costs are recognized in the consolidated statement of comprehensive income as incurred.

Land is carried at cost (initial purchase price and other costs directly attributable in bringing such assets to its working condition) less any impairment in value.

Depreciation and amortization is calculated for each significant item or part of an item of property and equipment on a straight-line basis over the following estimated useful lives:

Buildings and improvements	15–40 years
Office furniture and other equipment	1–10 years
Transportation equipment	3–5 years

Fully depreciated property and equipment are retained in the accounts until they are no longer in use and no further depreciation is charged to current operations.

An item of property and equipment and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising from derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the consolidated statement of comprehensive income in the year the asset is derecognized.

The assets' residual values, estimated useful lives and depreciation and amortization method are reviewed at each financial year end, and adjusted prospectively if appropriate.

When each major inspection is performed, its cost is recognized in the carrying amount of the property and equipment as a replacement if the recognition criteria are satisfied.

Construction in progress pertains to serviced apartments under construction and is stated at cost which includes cost of construction and other direct costs. Construction in progress is not depreciated until such time that the relevant assets are completed and become available for operational use. Upon completion, it will be depreciated over a period of 5 to 25 years.

Impairment of Nonfinancial Assets

The Group assesses at each reporting date whether there is an indication that a nonfinancial asset (e.g., investment properties, investment in joint venture and property and equipment) may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash generating unit's (CGU) fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset or CGU is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less cost to sell, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded subsidiaries or other available fair value indicators.

The Group bases its impairment calculation on detailed budgets and forecast calculations which are prepared separately for each of the Group's CGU to which the individual assets are allocated. Those budgets and forecast calculations generally cover a period of five years. For longer periods, a long-term growth rate is calculated and applied to project future cash flows after the fifth year.

Impairment losses are recognized in the consolidated statement of comprehensive income in those expense categories consistent with the function of the impaired asset.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is

estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amounts, nor exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of comprehensive income.

Revenue and Cost Recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment. The Group assesses its revenue arrangements against specific criteria to determine if it is acting as principal or agent. The Group has concluded that it is acting as a principal in all of its revenue arrangements. The following specific recognition criteria must also be met before revenue is recognized:

Sale of Condominium Units. The Group assesses whether it is probable that the economic benefits will flow to the Group when the sales prices are collectible. Collectability of the sales price is demonstrated by the buyer's commitment to pay, which in turn is supported by substantial initial and continuing investments that give the buyer a stake in the property sufficient that the risk of loss through default motivates the buyer to honor its obligation to the seller. Collectability is also assessed by considering factors such as the credit standing of the buyer, age and location of the property.

Revenue from sale of completed real estate projects is accounted for using the full accrual method.

For revenue from sales of uncompleted real estate projects, in accordance with Philippine Interpretation Committee Q&A No. 2006-01, the percentage-of-completion method is used to recognize income from sales of projects where the Group has material obligations under the sales contract to complete the project after the property is sold, the equitable interest has been transferred to the buyer, construction is beyond preliminary stage (i.e., engineering and design work, execution of construction contracts, site clearance and preparation, excavation, and completion of the building foundation are finished), and the costs incurred or to be incurred can be reliably measured. Under this method, revenue is recognized as the related obligations are fulfilled, measured principally on the basis of the estimated completion of a physical proportion of the contract work.

If any of the criteria under the full accrual or percentage-of-completion method is not met, the deposit method is applied until all the conditions for recording a sale are met. Pending recognition of sale, cash received from buyers is recognized as "Deposits from pre-selling of condominium units" account under "Trade and other payables" and "Deposits and other liabilities" accounts in the consolidated statement of financial position (see Notes 17 and 18).

Any excess of collections over the recognized receivables are presented as part of "Trade and other payables" account in the consolidated statement of financial position (see Note 17).

Cost of real estate sold is recognized consistent with the revenue recognition method applied. Cost of condominium units sold before completion of the development is determined on the basis of the acquisition cost of the land plus its full development costs, which include estimated costs for future development works, as determined by in-house technical staff.

The cost of inventory recognized in profit or loss on disposal is determined with reference to the specific costs incurred on the property, allocated to saleable area based on relative size and takes into account the percentage of completion used for revenue recognition purposes.

Contract costs include all direct materials and labor costs and those direct costs related to contract performance. Expected losses on contracts are recognized immediately when it is probable that the total contract costs will exceed total contract revenue. Changes in contract performance, contract conditions and estimated profitability, including those arising from contract penalty provisions, and final contract settlements which may result in revisions to estimated costs and gross margins are recognized in the year in which the changes are determined.

Other costs incurred during the pre-selling stage to sell real estate are capitalized as prepaid costs and shown as part of "Other current assets" account in the consolidated statement of financial position if they are directly associated with and their recovery is reasonably expected from the sale of real estate that are initially being accounted for as deposits (see Note 10). Capitalized selling costs shall be charged to expense in the period in which the related revenue is recognized as earned.

Interest. Revenue is recognized using the effective interest, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset.

Lease. Lease income arising from operating leases on investment properties is accounted for on a straight-line basis over the lease terms or based on the terms of the lease, as applicable.

Room Revenue. Room revenue is recognized when services are performed. Deposits received from customers in advance on rooms or other services are recorded as liabilities until services are provided to the customers.

Cinema, Mall and Other Revenues. Revenue is recognized when services are rendered.

Membership Dues (presented under Other Revenue). Membership dues are recognized as revenue in the applicable membership period. Membership dues received in advance are recorded as part of "Trade and other payables - others" under the current liabilities section of the consolidated statement of financial position.

Income from Recreational Facilities (presented under Other Revenue). Revenue is recognized as the services are provided to or the rights are used by the members.

Operating Leases

Leases in which the Group does not transfer substantially all the risks and benefits of ownership of an asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on the same bases as lease income.

Equity

When the Parent Company issues its par value shares, the proceeds shall be credited to the "Capital stock" account in the consolidated statement of financial position to the extent of the par value, with any excess being reflected as "Additional paid-in-capital" account in the consolidated statement of financial position. Incremental costs directly attributable to the issuance of new shares are shown in equity as a deduction from proceeds, net of tax.

Other equity adjustments represent the difference between the fair value of the consideration and the book value of the shares sold of the non-controlling interests.

Retained earnings represent the Group's accumulated earnings, net of dividends declared.

Treasury Shares

Acquisitions of treasury shares are recorded at cost. Own equity instruments which are reacquired are deducted from equity. No gain or loss is recognized in the consolidated statement of comprehensive income on the purchase, sale, issuance or the cancellation of the Parent Company's own equity instruments.

Share-based Payment Transactions

Employees (including directors) of the Parent Company receive remuneration in the form of share-based payment transactions, whereby employees render services as consideration for equity instruments (equity-settled transactions).

Equity-settled Transactions. The cost of equity-settled transactions with employees is measured by reference to the fair value of the stock options at the date the option is granted. The fair value is determined using Binomial Pricing Model. In valuing equity-settled transactions, no account is taken of any performance conditions, other than the conditions linked to the price of the shares of the Parent Company ("market conditions"), if applicable.

The cost of equity-settled transactions is recognized in profit or loss with a corresponding increase in "Share-based payments" account in equity, over the period in which the performance and/or service conditions are fulfilled.

The cumulative expense recognized for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Parent Company's best estimate of the number of equity instruments that will ultimately vest at that date. The cost of share-based payment is recognized in the consolidated statement of comprehensive income as part of "Personnel expenses" account under "General and administrative expenses" account.

No expense is recognized for awards that do not ultimately vest.

When the terms of an equity-settled transaction award are modified, the minimum expense recognized is the expense as if the terms had not been modified, if the original terms of the award are met. An additional expense is recognized for any modification that increases the total fair value of the share-based payment transaction, or is otherwise beneficial to the employee as measured at the date of modification.

When an equity-settled award is cancelled with payment, it is treated as if it vested on the date of cancellation, and any expense not yet recognized for the award is recognized immediately. This includes any award where non-vesting conditions within the control of either the entity or the employee are not met. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of diluted earnings per share (see Note 31).

Pension Costs and Other Employee Benefits

The Group has a funded, noncontributory defined benefit pension plan covering all regular and permanent employees. The cost of providing benefits under the defined benefit plan is determined using the projected unit credit actuarial valuation method.

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

Defined benefit costs comprise the following:

- Service cost
- Net interest on the net defined benefit obligation or asset
- Remeasurements of net defined benefit obligation or asset

Service costs which include current service costs, past service costs and gains or losses on nonroutine settlements are recognized as part of general and administrative and selling expenses in the consolidated statement of comprehensive income. Past service costs are recognized when plan amendment or curtailment occurs.

Net interest on the net defined benefit obligation or asset is the change during the period in the net defined benefit obligation or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset. Net interest on the net defined benefit obligation or asset is recognized under general and administrative expenses in the consolidated statement of comprehensive income.

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

Plan assets are assets that are held by a long-term employee benefit fund. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations).

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

Employee Leave Entitlement. Employee entitlements to annual leave are recognized as a liability when they are accrued to the employees. The undiscounted liability for leave expected to be settled wholly before 12 months after the end of the annual reporting period is recognized for services rendered by employees up to the end of the reporting period. Employee entitlements beyond 12 months are recognized as part of the noncurrent portion of other employee benefits liability.

Income Tax

Current Income Tax. Current income tax assets and liabilities for the current period are measured at the amount expected to be recovered from or paid to the taxation authority. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted at the financial reporting date. Current income tax relating to items recognized directly in equity is recognized in equity and not in the consolidated statement of comprehensive income.

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

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences and carryforward benefits of unused net operating loss carryover (NOLCO) and excess of minimum corporate income tax (MCIT) over regular corporate income tax (RCIT) to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and carryforward benefits of unused NOLCO and excess of MCIT over RCIT can be utilized. Deferred tax assets and liabilities, however, are not recognized when the deductible and taxable temporary differences arise from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.

The carrying amount of deferred tax assets is reviewed at each financial reporting date and reduced 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. Unrecognized deferred tax assets are reassessed at each financial reporting date and are recognized to the extent that it has become probable that future taxable profit will allow the deferred tax assets to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the financial reporting date.

Deferred income tax relating to items recognized outside profit or loss is recognized outside profit or loss. Deferred tax items are recognized in correlation to the underlying transaction either in other comprehensive income or directly in equity. Deferred tax on share-based payments is recognized directly in equity.

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

Value-added Tax (VAT)

Revenues, expenses and assets are recognized net of the amount of VAT except: where the VAT incurred on a purchase of assets or services is not recoverable from the tax authority, in which case the sales tax is recognized as part of the cost of acquisition of the asset or as part of the expense item as applicable; and receivables and payables that are stated with the amount of VAT included.

The net amount of VAT recoverable from and payable to the tax authority is included as part of "Other current assets" and "Trade and other payables" accounts in the consolidated statement of financial position. Deferred output VAT, however, is shown separately under "Trade and other payables" account in the consolidated statement of financial position.

Deferred input VAT relating to the unpaid portion of the acquisition cost of the asset expected to be settled beyond the succeeding year is recognized under "Other noncurrent assets" account in the consolidated statement of financial position.

Foreign Currency-Denominated Transactions

The consolidated financial statements are presented in Philippine peso, which is the Group's functional and presentation currency. Transactions in foreign currencies are initially recorded at the functional currency rate at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rate of exchange ruling at the financial reporting date. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined.

Borrowing Costs

Borrowing costs directly attributable to the acquisition or construction of a qualifying asset are capitalized. To the extent that funds are borrowed specifically for the purpose of obtaining a qualifying asset, the amount of borrowing costs eligible for capitalization on that asset shall be determined as the actual borrowing costs incurred on that borrowing during the period less any investment income on the temporary investment of those borrowings. To the extent that funds are borrowed generally and used for the purpose of obtaining a qualifying asset, the amount of borrowing costs eligible for capitalization shall be determined by applying a capitalization rate to the expenditures on that asset. The capitalization rate shall be the weighted average of the borrowing costs applicable to the borrowings of the Group that are outstanding during the period, other than borrowings made specifically for the

purpose of obtaining a qualifying asset. The amount of borrowing costs capitalized during a period shall not exceed the amount of borrowing costs incurred during that period.

Capitalization of borrowing costs commences when the activities to prepare the asset are in progress and expenditures and borrowing costs are being incurred. Capitalization of borrowing costs ceases when all the activities necessary to prepare the asset for its intended use or sale are substantially complete. If the resulting carrying amount of the asset exceeds its recoverable amount, an impairment loss is recognized. All other borrowing costs are expensed in the period in which they occur.

Provisions

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying the economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Group expects a provision to be reimbursed, such as under an insurance contract, the reimbursement is recognized as a separate asset but only when the reimbursement is virtually certain. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

Contingencies

Contingent liabilities are not recognized in the consolidated financial statements. They are disclosed in the notes to 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 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 financial position at the financial reporting date (adjusting events) are reflected in the consolidated financial statements. Post-year-end events that are not adjusting events are disclosed in the notes to the consolidated financial statements when material.

Basic/Diluted Earnings Per Share

Basic earnings per share is calculated by dividing the net income attributable to equity holders of the Parent Company by the weighted average number of common shares issued and outstanding.

Diluted earnings per share attributable to equity holders of the Parent Company is calculated in the same manner assuming that, the weighted average number of common shares outstanding is adjusted for potential common shares from the assumed exercise of convertible stock options. Outstanding convertible stock options will have a dilutive effect only when the average market price of the underlying common shares during the year exceeds the exercise price of the option. Where the outstanding convertible stock options have no dilutive effect, diluted earnings per share is the same as basic earnings per share attributable to equity holders of the Parent Company.

Segment Reporting

The Group's operating businesses are organized and managed separately into three business activities. Such business segments are the bases upon which the Group reports its operating segment information. The Group operates in one geographical area where it derives its revenue. Financial information on segment reporting is presented in Note 32.

5. Significant Accounting Judgments, Estimates and Assumptions

The preparation of the accompanying consolidated financial statements requires management to make judgments, estimates and assumptions that affect amounts reported in the consolidated financial statements and related notes at the end of the reporting period. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the asset and liability affected in future periods.

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:

Asset Acquisition. In 2014, Rockwell Primaries Development Corporation (Rockwell Primaries) acquired 60% ownership interest in Rockwell Primaries South Development Corporation (Rockwell Primaries South), formerly ATR KimEng Land, Inc. Management considered the substance of the assets and activities of the acquired entity and assessed that the acquisition of a subsidiary does not represent a business, but rather an acquisition of the undeveloped land, the remaining asset of the subsidiary at the date of acquisition (see Notes 6 and 9). The cost of the acquisition is allocated to the assets and liabilities acquired based upon their relative fair values, and no goodwill or deferred tax is recognized.

The acquisition cost of 60% interest in Rockwell Primaries South substantially allocated to the land amounted to P591.1 million (see Note 6).

Operating Lease Commitments. The Group has entered into commercial property leases on its investment property portfolio. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, that it retains all the significant risks and rewards of ownership of these properties, which are leased out under operating lease arrangements.

Lease income earned from investment properties amounted to P914.8 million, P793.4 million and P734.9 million in 2016, 2015 and 2014, respectively (see Note 12).

Transfers of Investment Properties. The Group has made transfers to investment properties after determining that 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 owner-occupation or commencement of development with a view to sale. These transfers are recorded using the carrying amount of the investment properties at the date of change in use.

Transfers made from investment properties amounted to P171.2 million and nil in 2016 and 2015, respectively. Transfers made to investment properties amounted to P246.0 million and P116.8 million in 2016 and 2015, respectively (see Notes 9, 12 and 14).

Interest in a Joint Venture. Management has assessed that it has joint control in its joint venture agreement and both parties have rights to the net assets of the arrangement. Under the Joint Venture Agreement, each party's share in any proceeds, profits, losses, and other economic value derived under the Joint Venture as well as any economic benefits and losses derived from the utilization of the access ways and open spaces of the joint venture property shall be proportional to the respective financial contributions made by each party (see Note 13).

Fair Value of Financial Assets and Financial Liabilities. Entities are required to disclose for each class of financial assets and liabilities the fair value of that class of assets and liabilities in a way that permits it to be compared with the corresponding carrying amount in the consolidated statement of financial position, which requires the use of

accounting judgment and estimates. While significant components of fair value measurement are determined using verifiable objective evidence (i.e., foreign exchange rates and interest rates), the timing and amount of changes in fair value would differ with the valuation methodology used. Any change in the fair value of these financial assets and liabilities would affect the disclosures made by management. The fair values of the Group's financial assets and liabilities are set out in Note 30.

Contingencies. The Group is currently involved in various legal proceedings. The estimate of the probable costs for the resolution of these claims has been developed in consultation with outside counsel handling the defense in these matters and is based upon an analysis of potential results. The Group currently does not believe these proceedings will have a material effect on the financial position and results of operations. It is possible, however, that future results of operations could be materially affected by changes in the estimates or in the effectiveness of the strategies relating to these proceedings (see Note 28). No provision for contingencies was recognized in 2016, 2015 and 2014.

Estimates and Assumptions

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 discussed 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.

Revenue and Cost Recognition. The Group's revenue recognition policies require management to make use of estimates and assumptions that may affect the reported amounts of revenue and costs. This is generally driven by the buyer's commitment to pay and percentage of completion.

The Group's revenue from sale of real estate is recognized using the percentage-of-completion method. This is measured principally on the basis of the estimated completion of a physical proportion of the contract work, and by reference to the actual costs incurred to date over the estimated total costs of the project.

The Group has set a certain percentage of collection over the total selling price in demonstrating the buyer's commitment to pay. The percentage is representative of the buyer's substantial investment that gives the buyer a stake in the project sufficient that the risk of loss through default motivates the buyer to honor its obligation to the Group. In addition, the Group's project development costs used in the computation of the cost of real estate sold are based on estimated cost components determined by the Group's project development engineers. There is no assurance that such use of estimates may not result to material adjustments in future periods.

Revenue from sale of condominium units amounted to P9.6 billion, P6.3 billion and P6.4 billion in 2016, 2015 and 2014, respectively, while the cost of real estate sold amounted to P7.6 billion, P4.4 billion and P4.6 billion in 2016, 2015 and 2014, respectively (see Note 9).

Impairment of Financial Assets

a. Loans and Receivables

The Group maintains allowance for doubtful accounts at a level considered adequate to provide for potential uncollectible trade receivables. The level of this allowance is evaluated by management based on the results of the specific and collective assessments of impairment of financial assets, considering the Group's collection experience and other factors that affect the collectability of the accounts. These factors include, but are not limited to, the length of the Group's relationship with the customers, the customers' payment behavior and

known market factors. The amount and timing of recorded expenses for any period would therefore differ depending on the judgments and estimates made for each year.

Provision for doubtful accounts amounted to P1.2 million in 2016 and nil in 2015 and 2014 (see Note 22). Trade and other receivables, net of allowance for doubtful accounts, amounted to P9.5 billion and P9.0 billion as at December 31, 2016 and 2015, respectively (see Note 8).

b. Available-for-sale Financial Assets

The Group considers available-for-sale financial assets as impaired when there has been a significant or prolonged decline in the fair value below its cost or where other objective evidence of impairment exists. The determination of what is "significant" or "prolonged" requires judgment. The Group treats "significant" generally as 20% or more and "prolonged" as period more than 12 months for quoted equity securities. In addition, the Group evaluates other factors, including normal volatility in share price for quoted equities and the future cash flows and the discount factors for unquoted equities.

Available-for-sale investments amounted to P16.8 million and P15.8 million as at December 31, 2016 and 2015, respectively (see Note 11). No impairment loss was recognized in 2016, 2015 and 2014.

Net Realizable Value of Condominium Units for Sale. Land held for future development and condominium units for sale are carried at the lower of cost or NRV. The carrying value of land held for future development and condominium units for sale are adjusted when the NRV becomes lower than cost due to changes in estimated selling prices less cost to sell. Condominium units for sale, stated at cost, amounted to P620.9 million and P112.1 million as at December 31, 2016 and 2015, respectively.

Estimated Useful Lives of Investment Properties and Property and Equipment. The useful life of each of the Group's investment properties and property and equipment is estimated based on the period over which the asset is expected to be available for use. Such estimation is based on a collective assessment of industry practice, internal technical evaluation and experience with similar assets. The estimated useful life of each asset is reviewed periodically and updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the asset. It is possible, however, that future results of operations could be materially affected by changes in the amounts and timing of recorded expenses brought about by changes in the factors mentioned above. A reduction in the estimated useful life of any items of property and equipment, and investment properties would increase the recorded depreciation expense and decrease investment properties and property and equipment accounts.

There were no changes in the estimated useful lives of investment properties and property and equipment in 2016, 2015 and 2014.

Investment properties, net of accumulated depreciation, amounted to P7.9 billion and P6.6 billion as at December 31, 2016 and 2015, respectively (see Note 12).

Property and equipment, net of accumulated depreciation and amortization, amounted to P2.7 billion and P2.3 billion as at December 31, 2016 and 2015, respectively (see Note 14).

Impairment of Nonfinancial Assets. PFRS requires that an impairment review be performed when certain impairment indicators are present. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount.

Determining the recoverable amounts of investment properties, investment in joint venture and property and equipment, which requires the determination of future cash flows expected to be generated from the continued use

and ultimate disposition of such assets, requires the use of estimates and assumptions that can materially affect the consolidated financial statements. Future events could indicate that investment properties, investment in joint venture and property and equipment are impaired. Any resulting impairment loss could have a material adverse impact on the financial position and results of operations of the Group.

The preparation of estimated future cash flows involves significant judgment and estimations. While the Group believes that its assumptions are appropriate and reasonable, significant changes in these assumptions may materially affect its assessment of recoverable values and may lead to future additional impairment charges under PFRS.

Noncurrent assets that are subject to impairment testing when impairment indicators are present are as follows:

	2016	2015
Investment properties (see Note 12)	P7,929,445	P6,613,858
Investment in joint venture (see Note 13)	2,879,249	3,030,463
Property and equipment (see Note 14)	2,736,986	2,301,632

The fair value of the investment properties amounted to P19.4 billion and P14.4 billion as at December 31, 2016 and 2015, respectively (see Note 12).

No impairment loss was recognized in 2016, 2015 and 2014.

Deferred Tax Assets. Management uses judgment in reviewing the carrying amount of deferred tax assets. The carrying amount of deferred tax assets is reviewed at each financial reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of such deferred tax assets to be utilized. However, there is no assurance that sufficient taxable profit will be generated to allow all or part of the deferred tax assets to be utilized.

Deferred tax assets recognized in the consolidated statements of financial position amounted to P144.5 million and P62.3 million as at December 31, 2016 and 2015, respectively. Unrecognized deferred tax assets amounted to P8.0 million and P13.7 million as at December 31, 2016 and 2015, respectively (see Note 25).

Pension Costs and Other Employee Benefits. The determination of the Group's obligation and cost of pension and other employee benefits is dependent on the selection of certain assumptions used by actuaries in calculating such amounts. Those assumptions are described in Note 24 and include, among others, discount rate and expected rate of salary increase. Due to the complexity of the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions.

Pension liability and other employee benefits amounted to P235.0 million and P252.4 million as at December 31, 2016 and 2015, respectively. Since there is no minimum funding requirement, the resulting net asset or net liability recognized in the consolidated statements of financial position was determined as the lower of the surplus of the plan and the present value of the future service cost to the Group (see Note 24).

6. Acquisition of Majority Interest in Rockwell Primaries South

On December 22, 2014, Rockwell Primaries entered into a Memorandum of Agreement with ATR Holdings, Inc. and Dragon Eagle International Limited for the joint and collective investment in and acquisition of all of the outstanding common shares of Maybank ATR KimeEng Capital Partners, Inc. (Maybank ATR) in Rockwell Primaries South, the developer of East Bay Residences (East Bay) project. Rockwell Primaries acquired 1,860,000 common

shares, equivalent to 60% ownership interest, through a Deed of Absolute Sale for a consideration of P591.1 million (initial consideration of P561.6 million plus payment of indemnity premium of P29.5 million. Initial payment representing 25% of the purchase price was made at closing date and the remaining 75% shall be payable over five years with 5% interest per annum (see Notes 5 and 9). The unpaid purchase price of P265.2 million and P345.0 million as at December 31, 2016 and 2015, respectively, is presented as part of "Notes payable" under "Interest-bearing loans and borrowings" account in the consolidated statements of financial position (see Note 15). Non-controlling interest in Rockwell Primaries South amounted to P293.0 million and P251.9 million as at December 31, 2016 and 2015, respectively.

7. Cash and Cash Equivalents

This account consists of:

	2016	2015
Cash on hand and in banks	P463,186	P432,558
Short-term investments	977,674	1,816,653
	P1,440,860	P2,249,211

Cash in banks earn interest at the respective bank deposit rates. Short-term investments consist of peso and dollar-denominated placements made for varying periods of up to three months depending on the immediate cash requirements of the Group, and earn interest at the respective short-term investment rates.

Interest income earned from cash in banks and short-term investments amounted to P17.1 million, P50.0 million and P98.4 million in 2016, 2015 and 2014, respectively (see Note 21).

8. Trade and Other Receivables

This account consists of:

	2016	2015
Trade receivables from:		
Sale of condominium units - net of noncurrent portion of P118.2 million in 2016 and P10.8 million in 2015	P9,117,318	P8,711,333
Lease	123,264	122,129
Advances to officers and employees (see Note 27)	45,985	27,724
Others - net of allowance for doubtful accounts of P3.3 million in 2016 and P2.6 million in 2015	232,627	162,840
	P9,519,194	P9,024,026

Trade receivables from sale of condominium units are noninterest-bearing long-term receivables with terms ranging from 1 to 5 years. Unamortized unearned interest on these receivables amounted to P5.6 billion and P2.8 billion as at December 31, 2016 and 2015, respectively.

Movements of unearned interest on trade receivables from sale of condominium units are as follows:

	2016	2015
Trade receivables at nominal amount	P14,880,045	P11,534,781
Less unearned interest:		
Balance at beginning of year	2,812,667	2,342,389
Unearned interest	4,117,923	1,403,551
Amortization (see Note 21)	(1,286,111)	(933,273)
Balance at end of year	5,644,479	2,812,667
Trade receivables at discounted amount	P9,235,566	P8,722,114

Trade receivables from sale of condominium units are classified as follows:

	2016	2015
Current	P9,117,318	P8,711,333
Noncurrent	118,248	10,781
	P9,235,566	P8,722,114

Trade receivables from lease represents short-term receivables from the "Power Plant" Mall tenants and from other commercial establishments on properties held for lease within the Rockwell Center and The Grove.

Advances to officers and employees mainly representing cash advances to be used for operations are noninterest-bearing and will be liquidated within one year.

Other receivables mainly consist of claims from contractors and receivable from various third parties. The movements in the allowance for doubtful accounts of other receivables are as follows:

	2016	2015
Balance at beginning of year	P2,611	P5,181
Provision during the year (see Note 22)	1,223	-
Reversal of provision	(527)	(2,570)
Balance at end of year	P3,307	P2,611

9. Land and Development Costs

This account consists of land and development costs for the following projects:

	2016	2015
Proscenium (see Note 16)	P4,139,845	P4,752,137
East Bay Residences (see Note 6)	1,165,470	1,097,710
32 Sanson Phase 1 & 2	732,686	573,205
The Vantage	702,438	537,814
Edades Suites	469,092	-
The Grove Phases 2 & 3	404,064	1,158,548
Stonewell	136,664	82,997
53 Benitez	-	131,586
Others	1,551,248	589,715
	P9,301,507	P8,923,712

A summary of the movements in land and development costs is set out below:

	2016	2015
Balance at beginning of year	₱8,923,712	₱9,106,944
Construction/development costs incurred (see Note 28)	7,506,069	3,254,190
Cost of real estate sold (shown as part of cost of real estate)	(7,565,192)	(4,353,213)
Land acquired during the year	1,312,484	511,391
Reclassification to condominium units for sale	(573,412)	-
Reclassification from (to) land held for future development	(386,984)	353,081
Borrowing costs capitalized (see Notes 15, 16 and 18)	330,846	254,860
Net transfers to investment properties (see Note 12)	(246,016)	(116,758)
Reclassifications to property and equipment (see Note 14)	-	(86,783)
Balance at end of year	₱9,301,507	₱8,923,712

Details related to these completed and on-going projects are as follows:

Project	Structure and Location	Expected Completion Date	Construction Stage*	Estimated Cost to Complete	
				2016	2015
Proscenium					
Kirov	Highrise condominium, Rockwell Center	2018	Substructure	₱2,190,627	₱3,355,142
Sakura	Highrise condominium, Rockwell Center	2018	Substructure	1,715,032	3,113,549
Lincoln	Highrise condominium, Rockwell Center	2018	Superstructure	1,403,793	2,681,174
Lorraine	Highrise condominium, Rockwell Center	2019	Substructure	1,761,262	2,481,210
Garden Villas	Midrise condominium, Rockwell Center	2018	Substructure	254,073	148,061
Residences	Highrise condominium, Rockwell Center	2020	Substructure	4,681,849	2,403,040
East Bay Residences	Midrise condominium, Muntinlupa City	2021	Development Planning	6,015,973	5,181,135
The Grove					
Phase 2	Highrise condominium, Pasig City	2016	Completed	-	1,685
Phase 3	Highrise condominium, Pasig City	2017	Superstructure	1,176	104,684
32 Sanson					
Phase 1	Low rise residential buildings, Cebu City	2017	Superstructure	41,439	344,144
Phase 2	Low rise residential buildings, Cebu City	2020	Substructure	1,245,460	1,112,137
The Vantage	Midrise condominium, Pasig City	2021	Substructure	2,945,993	2,232,413
Stonewell	Low rise residential buildings, Batangas	2018	Superstructure	124,319	150,972
8 Rockwell	Office spaces, Rockwell Center	2016	Superstructure	-	57,366
53 Benitez	Midrise condominium, Quezon City	2016	Completed	-	62,409
Edades Suites	Highrise condominium, Rockwell Center	2021	Substructure	1,138,613	-
				₱23,519,609	₱23,429,121

*Construction stage as at December 31, 2016.

Other land and development costs mainly pertain to land acquisitions for projects in Quezon City and Batangas expected to be launched in 2017.

Other land acquisitions expected to be launched beyond the following year are presented as "Land held for future development" in the consolidated statements of financial position.

Advances to contractors, shown separately in the consolidated statements of financial position, mainly pertain to advances related to the development of "Proscenium", "The Grove Phase 3", "8 Rockwell", "32 Sanson", "Edades Suites", "The Vantage" and "Stonewell" projects.

General borrowing costs interest-bearing loans and borrowings capitalized as part of development costs amounted to ₱255.5 million and ₱254.9 million in 2016 and 2015, respectively. Average capitalization rate used is 5.06% and 4.9% in 2016 and 2015, respectively. Amortization of discount on retention payable, capitalized as part of development costs, amounted to ₱21.2 million and ₱11.5 million in 2016 and 2015, respectively (see Note 18).

Accretion of interest from installment payable amounted to ₱54.1 million and ₱89.2 million in 2016 and 2015, respectively (see Note 16).

Total cash received from pre-selling activities amounted to ₱560.4 million and ₱301.7 million as at December 31, 2016 and 2015, respectively (see Note 17).

10. Other Current Assets

This account consists of:

	2016	2015
Prepaid costs (see Notes 4, 16 and 22)	₱742,188	₱822,415
Input VAT (see Note 16)	308,346	151,239
Restricted cash	194,307	98,255
Refundable deposits	166,190	172,711
Creditable withholding tax	129,498	16,778
Supplies	14,874	7,764
Others	43,756	38,836
	₱1,599,159	₱1,307,998

Restricted cash represents funds with an escrow agent in compliance with Presidential Decree No. 957, as amended, in connection with the Group's application for a Certificate of Registration and a License to Sell (LTS) with the Housing and Land Use Regulatory Board (HLURB). The proceeds from the pre-selling of residential development projects, received from the date of issuance of the temporary LTS by HLURB, are temporarily restricted until receipt by the Group of its Certificate of Registration and permanent LTS. The escrow account shall only be disbursed for purposes of payment of refunds to buyers, cancellation charges to the developer, fees, charges and other expenses incurred in the management and administration of the escrow agent. The restricted cash pertains to "Edades Suites" and "East Bay" projects amounting to ₱194.3 million in 2016 and "The Vantage" project amounting to ₱98.3 million in 2015.

Refundable deposits mainly consist of deposits for various planned property acquisitions for future development.

11. Available-for-sale Investments

As at December 31, this account consists of:

	2016	2015
Quoted	₱13,500	₱12,500
Unquoted	3,308	3,308
	₱16,808	₱15,808

Quoted Equity Shares

This consists of investment in Manila Polo Club shares. Movement in the balance in 2016 and 2015 follows:

	2016	2015
Balance at beginning of year	₱12,500	₱12,000
Unrealized gain on fair value adjustments (gross of tax effects of ₱100 in 2016 and ₱50 in 2015)	1,000	500
Balance at end of year	₱13,500	₱12,500

Unquoted Equity Shares

Unquoted equity securities consist mainly of investments in Meralco preferred shares, which do not have a quoted market price, hence, valued at cost. These shares were issued to the Parent Company when Meralco meters were connected and will only be disposed of upon termination of service. As at financial reporting date, the Parent Company has no plans of disposing the unquoted equity securities.

12. Investment Properties

The rollforward analysis of this account follows:

	2016			
	Land	Buildings and Improvements	Investment Properties in Progress	Total
At January 1, 2016, net of accumulated depreciation	₱1,976,755	₱2,641,205	₱1,995,898	₱6,613,858
Additions:				
Construction costs (see Note 28)	-	98,844	1,257,601	1,356,445
Borrowing costs (see Note 15)	-	-	96,784	96,784
Transfers from land and development costs (see Note 9)	241,101	4,915	-	246,016
Transfers to property and equipment (see Note 14)	(23,739)	(144,820)	-	(168,559)
Transfers to land held for future development	(2,648)	-	-	(2,648)
Transfers to (from) completed projects	-	63,760	(63,760)	-
Depreciation (see Note 22)	-	(212,451)	-	(212,451)
At December 31, 2016, net of accumulated depreciation	₱2,191,469	₱2,451,453	₱3,286,523	₱7,929,445
At January 1, 2016:				
Cost	₱1,976,755	₱4,500,880	₱1,995,898	₱8,473,533
Accumulated depreciation	-	(1,859,675)	-	(1,859,675)
Net carrying amount	₱1,976,755	₱2,641,205	₱1,995,898	₱6,613,858
At December 31, 2016:				
Cost	₱2,191,469	₱4,508,085	₱3,286,523	₱9,986,077
Accumulated depreciation	-	(2,056,632)	-	(2,056,632)
Net carrying amount	₱2,191,469	₱2,451,453	₱3,286,523	₱7,929,445
	2015			
	Land	Buildings and Improvements	Investment Properties in Progress	Total
At January 1, 2015, net of accumulated depreciation	₱1,859,997	₱2,401,825	₱1,885,302	₱6,147,124
Additions:				
Construction costs (see Note 28)	-	294,071	110,596	404,667
Borrowing costs (see Note 15)	-	88,818	-	88,818
Transfers from land and development costs (see Note 9)	116,758	-	-	116,758
Depreciation (see Note 22)	-	(143,509)	-	(143,509)
At December 31, 2015, net of accumulated depreciation	₱1,976,755	₱2,641,205	₱1,995,898	₱6,613,858

	2015			
	Land	Buildings and Improvements	Investment Properties in Progress	Total
At January 1, 2015:				
Cost	₱1,859,997	₱4,117,991	₱1,885,302	₱7,863,290
Accumulated depreciation	-	(1,716,166)	-	(1,716,166)
Net carrying amount	₱1,859,997	₱2,401,825	₱1,885,302	₱6,147,124
At December 31, 2015:				
Cost	₱1,976,755	₱4,500,880	₱1,995,898	₱8,473,533
Accumulated depreciation	-	(1,859,675)	-	(1,859,675)
Net carrying amount	₱1,976,755	₱2,641,205	₱1,995,898	₱6,613,858

Investment properties are valued at cost. Investment properties consist of the "Power Plant" Mall (₱3.0 billion as at December 31, 2016 and ₱2.8 billion as at December 31, 2015), other investment properties held for lease within the Rockwell Center, The Grove, Santolan Town Plaza, 53 Benitez and The Rockwell Business Center - Sheridan (₱4.1 billion as at December 31, 2016 and ₱3.0 billion as at December 31, 2015) and land held for appreciation (₱800.6 million as at December 31, 2016 and 2015).

Investment properties in progress includes costs incurred for the construction of Mall Expansion and The Rockwell Business Center - Sheridan and Santolan Town Plaza in 2016 and 8 Rockwell and The Rockwell Business Center - Sheridan in 2015. Borrowing costs capitalized as part of investment properties amounted to ₱96.8 million and ₱88.8 million in 2016 and 2015, respectively (see Note 15). Capitalization rates used are 5.06% and 4.9% in 2016 and 2015, respectively. As at December 31, 2016 and 2015, unamortized borrowing costs capitalized as part of investment properties amounted to ₱498.1 million and ₱409.8 million, respectively.

Lease income earned from investment properties amounted to ₱914.8 million, ₱793.4 million and ₱734.9 million in 2016, 2015 and 2014, respectively. Direct operating expenses incurred amounted to ₱349.2 million, ₱334.9 million and ₱384.4 million in 2016, 2015 and 2014, respectively.

The aggregate fair value of the Group's Power Plant Mall and Mall Expansion amounted to ₱11.8 billion and ₱8.9 billion as at December 31, 2016 and 2015, respectively. The aggregate fair value of other investment properties held for lease within the Rockwell Center and The Grove, Rockwell Business Center Sheridan, 8 Rockwell, and land held for appreciation amounted to ₱7.6 billion and ₱5.5 billion as at December 31, 2016 and 2015, respectively.

The fair value was determined by independent professionally qualified appraisers. The fair value represents the amount at which the assets could be exchanged between a knowledgeable, willing buyer and a knowledgeable willing seller in an arm's length transaction at the date of valuation.

The value of the mall (excluding the mall expansion component) and investment properties held for lease within the Rockwell Center and Grove was arrived at through the use of the "Income Approach," particularly the "Discounted Cash Flow Analysis" which is a financial modelling technique based on explicit assumptions regarding the prospective cash flow to a property. This analysis involves the projection of a series of periodic cash flows to an operating property. To this projected cash flow series, an appropriate discount rate is applied to establish an indication of the present value of the income stream associated with the property being valued. In an operating property, periodic cash flow is typically estimated as gross revenue less operating expenses and other outgoings. The series of periodic net operating incomes, along with an estimate of the terminal value, anticipated at the end of the projection period, is then discounted at the discount rate, being a cost of capital or a rate of return used to convert a monetary sum, payable or receivable in the future, into present value. This is included under Level 3 in the fair value hierarchy (see Note 30).

The value of land held for appreciation and land component of assets under construction was arrived at through the use of the "Market Data Approach." "Market Data Approach" is based on the assumption that no prudent purchaser will buy more than what it will cost him to acquire an equally desirable substitute parcel or site. This approach is primarily based on sales and listings, which are adjusted for time of sale, location, and general characteristics of comparable lots in the neighborhood where the subject lot is situated. This is included under Level 2 in the fair value hierarchy (see Note 30).

The value of assets under construction was arrived at through the use of the "Cost Approach". "Cost Approach" is based on the amount required to replace the service capacity of an asset (frequently referred to as current replacement cost). This approach cost approach is applied by estimating the amount that currently would be required to construct a substitute software asset of comparable utility. This is included under Level 3 in the fair value hierarchy (see Note 30).

13. Investment in Joint Venture

Joint Venture (JV) Agreement

On March 25, 2008, the Parent Company entered into a 25-year JV Agreement with Meralco to form an unincorporated and registered JV (70% for the Parent Company and 30% for Meralco), referred to as "unincorporated JV." Under the JV Agreement, the parties agreed to pool their allocated areas in the first two towers of the BPO Building, including the right to use the land, and to operate and manage the combined properties for lease or any similar arrangements to third parties under a common property management and administration. Consequently, the Parent Company's contribution to the unincorporated JV is presented as "Investment in joint venture" account in the consolidated statements of financial position. The unincorporated JV started commercial operations in July 2009.

In accordance with the terms of the JV Agreement, the Parent Company acts as the Property Manager of the unincorporated JV. Management fees recognized by the Parent Company, which is shown as part of "Others" account in the consolidated statements of comprehensive income, amounted to ₱4.3 million, ₱1.4 million and ₱1.3 million in 2016, 2015 and 2014, respectively (see Note 27). The unincorporated JV will be managed and operated in accordance with the terms of the JV Agreement and with the Property Management Plan provided for in the JV Agreement. The principal place of business of the unincorporated JV is at Meralco Compound, Ortigas Center, Pasig City.

On November 25, 2009, Meralco and the Parent Company agreed to revise the sharing of earnings before depreciation and amortization to 80% for the Parent Company and 20% for Meralco until 2014 or until certain operational indicators are reached, whichever comes first. Sharing of depreciation and amortization is proportionate to their contribution.

On December 6, 2013, Meralco and the Parent Company entered into a Supplemental Agreement to the JV Agreement to include their respective additional rights and obligations, including the development and construction of the third tower of the BPO Building. Under the Supplemental Agreement, Meralco shall contribute the corresponding use of the land where the third BPO Building will be constructed while the Parent Company shall provide the additional funds necessary to cover the construction costs.

The joint venture's statements of financial position include the following:

	2016	2015
Current assets	₱691,965	₱1,334,459
Noncurrent assets	3,859,344	3,321,461
Current liabilities	249,995	221,439
Noncurrent liabilities	188,101	105,248
Cash and cash equivalents	553,144	780,769
Current financial liabilities (excluding trade and other payables and provisions)	67,282	24,908
Noncurrent financial liabilities (excluding trade and other payables and provisions)	109,585	147,203

The joint venture's statements of comprehensive income include the following:

	2016	2015	2014
Revenue	₱672,765	₱519,759	₱320,748
General and administrative expenses	24,903	23,833	18,436
Depreciation and amortization expense	178,703	175,829	122,298
Interest income	11,255	9,291	3,655
Interest expense	2,488	-	3,732
Provision for income tax	114,739	85,325	66,701
Total comprehensive income/ net income	363,187	244,063	113,236

The carrying value of the Parent Company's investment in joint venture consists of:

	2016	2015
Cost	₱2,536,691	₱2,536,691
Accumulated share in net income:		
Balance at beginning of year	493,772	322,928
Share in net income	254,231	170,844
Dividend distribution	(405,445)	-
Balance at end of year	342,558	493,772
Carrying value	₱2,879,249	₱3,030,463

Below is the reconciliation of the summarized financial information of the unincorporated JV to the carrying amount of the Parent Company's investment therein:

	2016	2015
Net assets of the unincorporated JV	₱4,113,213	₱4,329,233
Interest of the Parent Company in the net asset of the unincorporated JV	70%	70%
Carrying amount of the investment in joint venture	₱2,879,249	₱3,030,463

14. Property and Equipment

The rollforward analysis of this account follows:

	2016					
	Land	Buildings and Improvements	Office Furniture and Other Equipment	Transportation Equipment	Construction in Progress	Total
Cost						
At January 1	P301,781	P2,052,363	P1,335,464	P188,316	P27,713	P3,905,637
Additions during the year	-	305,176	221,718	31,920	-	558,814
Reclassifications from (to) completed projects	-	27,713	-	-	(27,713)	-
Reclassifications to land held for future development	(2,042)	-	-	-	-	(2,042)
Reclassifications from investment properties (see Note 12)	23,739	144,820	-	-	-	168,559
Disposals	-	-	(92)	(5,997)	-	(6,089)
At December 31	323,478	2,530,072	1,557,090	214,239	-	4,624,879
Accumulated Depreciation and Amortization						
At January 1	-	424,244	1,037,640	142,121	-	1,604,005
Depreciation and amortization (see Note 22)	-	80,851	181,444	25,519	-	287,814
Disposals	-	-	(23)	(3,903)	-	(3,926)
At December 31	-	505,095	1,219,061	163,737	-	1,887,893
Net Book Value at December 31	P323,478	P2,024,977	P338,029	P50,502	P-	P2,736,986

	2015					
	Land	Buildings and Improvements	Office Furniture and Other Equipment	Transportation Equipment	Construction in Progress	Total
Cost						
At January 1	P306,628	P1,586,102	P1,309,554	P170,932	P27,713	P3,400,929
Additions	-	374,631	25,910	18,897	-	419,438
Reclassifications from (to) land and development costs (see Note 9)	(4,847)	91,630	-	-	-	86,783
Disposals	-	-	-	(1,513)	-	(1,513)
At December 31	301,781	2,052,363	1,335,464	188,316	27,713	3,905,637
Accumulated Depreciation and Amortization						
At January 1	-	410,100	879,311	123,349	-	1,412,760
Depreciation and amortization (see Note 22)	-	14,144	158,329	19,705	-	192,178
Disposals	-	-	-	(933)	-	(933)
At December 31	-	424,244	1,037,640	142,121	-	1,604,005
Net Book Value at December 31	P301,781	P1,628,119	P297,824	P46,195	P27,713	P2,301,632

The cost related to the development of the Edades and The Grove Serviced Apartments included in property and equipment account amounted to P1.3 billion and P1.2 billion as at December 31, 2016 and 2015, respectively. Construction of Edades Serviced Apartments was completed in November 2014 (see Note 26) while Grove Serviced Apartments was completed in March 2016.

Borrowing costs capitalized as part of property and equipment amounted to P8.8 million and nil in 2016 and 2015, respectively (see Note 15).

15. Interest-bearing Loans and Borrowings

This account consists of:

	Effective Interest Rate	2016	2015
Current			
Corporate notes	4.9%, 4.6%, 4.5% fixed	P1,612,000	P1,612,000
Notes payable	5.0% fixed	106,527	101,454
Bridge loan	2.5% floating	-	500,000
		1,718,527	2,213,454
Less unamortized loan transaction costs		7,021	10,685
		P1,711,506	P2,202,769
Noncurrent			
Corporate notes	4.9%, 4.6%, 4.5% fixed	P4,752,000	P6,364,000
Bonds payable	5.0932% fixed	5,000,000	5,000,000
Term loan	5.8%, 5.7%, 5.5%, 4.4% fixed, 2.53% floating, 2.59% floating	4,000,000	-
Notes payable	5.0% fixed	229,300	335,827
		13,981,300	11,699,827
Less unamortized loan transaction costs		58,860	54,423
		P13,922,440	P11,645,404

Corporate Notes

On November 27, 2012, the Parent Company entered into a Fixed Rate Corporate Notes Facility Agreement ("the Notes") with First Metro Investment Corporation (FMIC), PNB Capital and Investment Corporation, Metropolitan Bank and Trust Company (MBTC) - Trust Banking Group, and Philippine National Bank (PNB) - Trust Banking Group for the P10.0 billion Notes for the purpose of refinancing the existing P4.0 billion fixed rate corporate notes and to finance the Parent Company's capital expenditures and land acquisitions. The Notes are comprised of Tranche 1, Tranche 2 and Tranche 3, amounting to P4.0 billion, P2.0 billion and P4.0 billion, respectively. Tranches 1 and 2 were availed on January 7, 2013 and March 7, 2013, respectively. Tranche 3 was availed in three drawdowns amounting to P1.0 billion, P1.5 billion and P1.5 billion on May 27, 2013, July 26, 2013 and August 27, 2013, respectively. The Notes are payable in 22 quarterly payments which started in October 2014. A portion of Tranche 2 amounting to P1.2 billion is paid annually at 1% of the principal amount from the issue date for six (6) years while the remaining 94% of the principal amount is payable in 2020. The Notes contain a negative pledge.

Interest is fixed up to maturity at 75 to 90 bps over the seven-year or ten-year PDST-F, grossed-up for gross receipts tax.

Notes Payable

On December 22, 2014, Rockwell Primaries issued promissory notes to Maybank ATRKE Capital for the remaining unpaid balance of the acquisition cost of 60% interest in Rockwell Primaries South amounting to P421.2 million (see Note 6). Notes payable are payable over five years and bear interest of 5% per annum and are not secured by collateral.

In 2016 and 2015, Rockwell Primaries made principal payments on the loan amounting to P80.0 million and P76.0 million, respectively. In 2016 and 2015, interest expense incurred and paid amounted to P17.2 million and P21.1 million, respectively, as part of interest expense (see Note 22).

On December 23, 2014, Rockwell Primaries South obtained a loan from Maybank ATRKE Capital in the aggregate principal amount of P112.7 million to pay off its obligations to a third party pursuant to the termination of the existing Joint Venture Agreement.

Notes payable are payable over five years and bear interest of 5% per annum and are not secured by collateral.

In 2016 and 2015, Rockwell Primaries South made principal payments on the loan amounting to P21.4 million and P20.4 million, respectively. In 2016 and 2015, interest expense incurred and paid amounted to P4.5 million and P5.6 million, respectively (see Note 22).

Bridge Loan

In 2015, the Parent Company had a peso-denominated loan from a local bank which was intended to bridge its long-term loan requirements. The loan has a tenor of maximum of 360 days, at prevailing lending rate subject to repricing. On December 3, 2015, the Parent Company made the first drawdown amounting to P500.0 million from the facility at an interest rate of 2.50% per annum. The loan was fully paid on June 30, 2016.

In 2016, the Parent Company availed bridge loans totaling P1.0 billion and the same were paid on the same year. The bridge loans do not contain any covenant.

Bonds Payable

On November 15, 2013, the Parent Company issued P5.0 billion unsecured fixed rate retail peso bonds. The bonds have a term of seven (7) years and one (1) quarter from the issue date, with fixed interest rate equivalent to 5.0932% per annum. Interest on the bonds will be payable quarterly in arrears commencing on February 15, 2014.

The bonds were offered to the public at face value and were issued in scripless form, with the Philippine Depository & Trust Corporation maintaining the Electronic Registry of Bondholders, as the Registrar of the Bonds. On issue date, the bonds were listed in Philippine Dealing & Exchange Corporation to facilitate secondary trading.

The bonds shall be redeemed at par (or 100% of face value) on February 15, 2021, its maturity date, unless the Parent Company exercises its early redemption option in accordance with certain conditions. The embedded early redemption is clearly and closely related to the host debt contract; thus, does not require to be bifurcated and accounted for separately from the host contract.

Term Loan

On May 25, 2016, the Parent Company entered into a credit facility with PNB amounting to P5.0 billion. The first drawdown amounting to P1.0 billion was availed on May 31, 2016 payable in 32 quarterly installments starting August 31, 2016. The Parent Company will pay the 70% in 31 quarterly installments starting on September 1, 2018 and the 30% of the principal in the last quarter of 2026.

On June 14, 2016, the Parent Company entered into a credit facility with MBTC amounting to P4.0 billion. The first drawdown amounting to P1.0 billion was availed on June 17, 2016 and is payable in 20 quarterly principal payments starting on September 17, 2018. The Parent Company will pay the 70% in 19 quarterly installments and the 30% of the principal in the last quarter of 2023. The second drawdown amounting to P1.0 billion was availed on June 17, 2016 and is payable in 32 quarterly principal payments starting on September 17, 2018. The Parent Company will pay the 70% in 31 quarterly payments and the 30% of the principal in the last quarter in 2026. The third drawdown amounting to P500.0 million was availed on September 28, 2016 and is payable in 20 quarterly principal payments starting June 28, 2018. The Parent Company will pay the 70% in 19 quarterly installments and the 30% of the principal in the last quarter of 2023.

On June 14, 2016, Retailscapes entered into a credit facility with MBTC amounting to P1.0 billion to be used for the development of Santolan Town Plaza. The first drawdown amounting to P500.0 million was availed on June 17, 2016. Retailscapes will pay the 70% in 31 quarterly installments starting on September 1, 2018 and the 30% of the principal in the last quarter of 2026.

Covenants. The loan contains, among others, covenants regarding incurring additional long-term debt and paying out dividends, to the extent that such will result in a breach of the required debt-to-equity ratio and current ratio. As at December 31, 2016 and 2015, the Group has complied with these covenants (see Note 29).

Loan Transaction Costs. As at December 31, 2016 and 2015, loan transaction costs consisting of documentary stamp tax and underwriting fees on the corporate notes and bonds were capitalized and presented as a deduction from the related loan balance.

The movements in the balance of the capitalized loan transaction costs are as follows:

	2016	2015
Balance at beginning of year	P65,108	P86,021
Additions	20,000	-
Amortization (see Note 22)	(19,227)	(20,913)
Balance at end of year	P65,881	P65,108

Interest expense on interest-bearing loans and borrowings amounted to P370.0 million and P430.2 million in 2016 and 2015, respectively (see Note 22). Interest expense capitalized as part of land and development costs amounted to P255.5 million and P154.2 million in 2016 and 2015, respectively (see Note 9). Interest expense capitalized as part of investment properties amounted to P96.8 million and P88.8 million in 2016 and 2015, respectively (see Note 12). Interest expense capitalized as part of property and equipment amounted to P8.8 million and nil in 2016 and 2015, respectively (see Note 14).

The principal repayments of all loans and borrowings based on existing terms are scheduled as follows:

Year	Amount
2017	P1,718,527
2018	1,987,654
2019	2,175,346
2020	1,974,800
2021 and onwards	7,843,500
	P15,699,827

16. Installment Payable

In November 2011, the Parent Company entered into a Deed of Sale with Futura Realty, Inc. for the purchase of land for development adjacent to the Rockwell Center. This is the location where the "Proscenium" Project of the Parent Company is being constructed (see Note 9).

Under the Deed of Sale, the Parent Company will pay for the cost of the property in installment until year 2015 and a one-time payment in year 2020. As at December 31, 2016 and 2015, the remaining undiscounted installment payable due in June 2020 amounted to P655.8 million.

The installment payable and the corresponding land held for development were recorded at present value using the discount rate of 8%. Accretion of interest expense amounting to P54.1 million and P89.2 million in 2016 and 2015, respectively, was capitalized as part of land and development costs (see Note 9).

As at December 31, 2016 and 2015, the carrying value of the installment payable amounted to P521.0 million and P467.0 million, respectively.

Installment payable is secured by Stand-By Letters of Credit (SBLC) from MBTC and FMIC totaling P2.4 billion until year 2020. These SBLC provides for a cross default provision wherein the SBLC shall automatically be due and payable in the event the Parent Company's other obligation is not paid when due or a default in any other agreement shall have occurred, entitling the holder of the obligation to cause such obligation to become due prior to its stated maturity. As at December 31, 2016 and 2015, the Parent Company has not drawn from the facility.

Unamortized prepaid premium on the SBLC as at December 31, 2016 and 2015 amounting to P0.4 million, is presented as part of "Prepaid costs" under "Other current assets" account in the consolidated statements of financial position (see Note 10).

As at December 31, 2016 and 2015, the related deferred input VAT amounting to P70.3 million is recognized as part of "Other noncurrent assets" account in the consolidated statements of financial position (see Note 10). This deferred input VAT will be claimed against output VAT upon payment of the related installment payable.

17. Trade and Other Payables

This account consists of:

	2016	2015
Trade	P897,031	P694,283
Accrued expenses:		
Project costs	1,970,158	939,435
Interest	115,371	129,758
Taxes and licenses	269,496	174,104
Utilities	42,018	35,421
Producers' share	24,595	19,583
Marketing and promotions	22,621	20,789
Repairs and maintenance	13,777	13,774
Others (see Notes 18 and 24)	551,509	287,749
Due to related parties (see Note 27)	537,550	269,710
Deferred output VAT	965,968	715,473
Current portions of:		
Deposits from pre-selling of condominium units (see Note 9)	560,365	301,721
Retention payable (see Note 18)	244,178	92,591
Security deposits (see Note 18)	181,419	182,546
Deferred lease income (see Note 18)	73,567	85,745
Excess collections over recognized receivables (see Note 4)	80,740	1,679,365
Advance payments from members and customers	24,377	33,610
Output VAT	50,498	14,573
Others	10,915	3,471
	P6,636,153	P5,693,701

Trade payables and accrued project costs are noninterest-bearing and are normally settled on a 30-day term.

Accrued taxes mainly consist of transfer fees payable and taxes payable other than income tax.

Accrued expenses are normally settled within 12 months.

Deposits from pre-selling of condominium units represent cash received from buyers of those projects with pending recognition of revenue. These are expected to be applied against receivable from sale of condominium units the following year (see Note 9).

Excess collections over recognized receivables pertain to Proscenium Garden Villa and Residences projects in 2016 and Proscenium Lincoln, Sakura and Kirov projects in 2015.

Advance payments from members and customers mainly include membership dues received but are not yet due as at reporting period.

18. Deposits and Other Liabilities

This account consists of:

	2016	2015
Retention payable - net of current portion of P244.2 million in 2016 and P92.6 million in 2015 (see Note 17)	P616,777	P547,448
Security deposits - net of current portion of P181.4 million in 2016 and P182.5 million in 2015 (see Note 17)	180,545	120,097
Deferred lease income - net of current portion of P73.6 million in 2016 and P85.7 million in 2015 (see Note 17)	74,811	23,548
Others (see Notes 17 and 24)	25,970	12,060
	P898,103	P703,153

Retention payable is the portion of the amount billed by contractors that is being withheld as security in case the Parent Company incurs costs during the defects and liability period, which is one year after a project's completion. This is subsequently released to the contractors after the said period.

As discussed in Note 4, the Group uses discounted cash flow analysis to measure the fair value of retention payable. The resulting difference between the transaction price and fair value at initial recognition is recognized in the consolidated statements of financial position as a reduction from "Land and development costs". The retention payable is carried at amortized cost using effective interest method. The amortization of discount on retention payable is capitalized as part of land and development costs while the related project's construction is in progress (see Note 9).

The following table shows a reconciliation of unamortized discount on retention payable as at year-end.

	2016	2015
Balance at beginning of year	₱20,872	₱24,326
Additions during the year	20,775	8,015
Amortization during the year (see Note 9)	(21,233)	(11,469)
Balance at end of year	₱20,414	₱20,872

Security deposits mainly consist of the four months deposits paid by mall tenants at the beginning of the lease term, to be refunded at the end of the contract.

Deferred lease income pertains to two months advance rent included in the initial billing to mall tenants, which shall be applied to the monthly rental at the end of the lease term.

19. Share-based Payment Plans

The Parent Company has an Employee Stock Option Plan (ESOP) that was approved by the BOD and stockholders on May 2, 2012 and August 3, 2012, respectively. The ESOP is offered to all regular employees of the Parent Company including employees seconded to other affiliates or other individuals that the Board of Administrators may decide to include. The aggregate number of ESOP shares that may be issued shall not at any time exceed 3% of the issued capital stock or 192,630,881 common shares of the Parent Company on a fully diluted basis and may be issued upon the exercise by the eligible participants of the stock option plans. The maximum numbers of shares a participant is entitled to shall be determined as a multiple of the gross basic monthly salary based on rank and performance for the year preceding the award. The option is exercisable anytime within the Option Term once vested. The ESOP was approved by the SEC on December 6, 2012 and was communicated to the employees on January 3, 2013.

The terms of the ESOP include, among others, a limit as to the number of shares a qualified regular employee Parent Company including employees seconded to other affiliates or other individuals that the Board of Administrators may decide to include may purchase. Options are expected to be granted annually over a period of 5 years. Options granted are vested after one year. All qualified participants are given until 10th year of the grant date to exercise the stock option.

The primary terms of the grants follow:

Grant date	January 3, 2013
Number of options granted	63,918,000
Offer price per share	1.46
Option value per share	1.43

The fair value of equity-settled share options granted is estimated as at the date of grant using the binomial option pricing model, taking into account the terms and conditions upon which the options were granted. The following table lists the inputs to the model used for the option grants:

Expected volatility (%)	36.94
Exercise price (₱)	1.46
Spot price (₱)	2.52
Risk-free interest rate (%)	4.19
Term to maturity (years)	10.0
Dividend yield (%)	1.91

The expected volatility reflects the average historical volatility of peer companies based on a lookback period consistent with the term to maturity of the option. This may likewise not necessarily be the actual volatility outcome. The effects of expected early exercise, including the impact of the vesting period and blackout periods, are captured in the binomial model. No other features of the option grants were incorporated into the measurement of the fair value of the options.

There were no share options granted or exercised in 2016 and 2015.

As at December 31, 2016, the outstanding ESOP shares is as follows:

	Number of Shares
Number of grants	63,918,000
Cancellation in 2016	(1,957,000)
Exercised	(15,000,000)
Remaining Shares	46,961,000

As at December 31, 2016 and 2015, total share-based payment transactions, net of applicable tax, amounting to ₱69.7 million are presented as "Share-based payments" account under the equity section of the consolidated statements of financial position.

20. Equity

a. Capital Stock

	2016		2015	
	Number of Shares	Amount	Number of Shares	Amount
Authorized				
Common - ₱1 par value	8,890,000,000	₱8,890,000	8,890,000,000	₱8,890,000
Preferred - ₱0.01 par value	11,000,000,000	110,000	11,000,000,000	110,000
	19,890,000,000	₱9,000,000	19,890,000,000	₱9,000,000
Issued				
Common - ₱1 par value	6,243,382,344	₱6,243,382	6,243,382,344	₱6,243,382
Preferred - ₱0.01 par value	2,750,000,000	27,500	2,750,000,000	27,500
	8,993,382,344	₱6,270,882	8,993,382,344	₱6,270,882

The preferred shares are of equal rank, preference and priority with the common shares and are identical in all respects regardless of series, except as to the issue value which may be specified by the BOD from time to time. It has voting rights and are non-participating in any other or further dividends beyond that specifically on such preferred shares. Each preferred share shall not be convertible to common shares. Other features of the preferred shares shall be at the discretion of the BOD at the time of such issuance. All preferred shares currently outstanding earn 6% cumulative dividend per annum. On January 31, 2012, the Parent Company fully redeemed these preferred shares at par value, including dividends in arrears of ₱4.1 million. On February 28, 2012, the BOD authorized the reissuance of these preferred shares at a later date. On April 10, 2012, the Parent Company issued to FPHC all preferred shares at par value.

Below is the movement of the common stock of the Parent Company:

Date of SEC Approval	Authorized Capital Stock	New Subscriptions/ Issuances	Issue/ Offer Price
May 2012, listing by way of introduction	8,890,000,000	6,228,382,344	₱1.46
Exercise of ESOP shares (see Note 19)	-	15,000,000	
	<u>8,890,000,000</u>	<u>6,243,382,344</u>	

b. Dividends

On July 28, 2016, BOD approved the declaration of a regular cash dividend of ₱0.0537 per share to all common shareholders of record as at August 11, 2016 amounting to ₱328.4 million and 6% per annum cumulative cash dividend from July 1, 2015 to June 30, 2016 to all preferred shareholders amounting to ₱1.7 million. Payments of cash dividends for common shares were made on September 6, 2016.

On July 1, 2015, BOD approved the declaration of a regular cash dividend of ₱0.0511 per share to all common shareholders of record as at July 15, 2015 amounting to ₱312.5 million and 6% per annum cumulative cash dividend from July 1, 2014 to June 30, 2015 to all preferred shareholders amounting to ₱1.7 million. Payments of cash dividends for common shares were made on August 10, 2015.

On July 2, 2014, BOD approved the declaration of a regular cash dividend of ₱0.0459 per share to all common shareholders of record as at July 18, 2014 and 6% per annum cumulative cash dividend from April 10, 2012 to June 30, 2014 to all preferred shareholders. Payments of cash dividends for common shares were made on August 11, 2014.

As at December 31, 2016 and 2015, unpaid cumulative dividends on preferred shares amounted to ₱0.8 million for each year.

c. Other Equity Adjustments

This account represents the difference between the consideration received from the sale of the proprietary shares and the carrying value of the related interest amounting to ₱291.2 million as at December 31, 2016 and 2015. In 2014, the Parent Company sold proprietary shares equivalent to 0.3% interest in Rockwell Club.

d. Treasury Shares

In May 2012, Rockwell Land acquired 126,620,146 common shares from Meralco, representing the foreign shareholders' entitlement from property dividend distribution made by Meralco, at ₱1.4637 per share (see Note 1).

e. Retained earnings

As at December 31, 2016 and 2015, the unappropriated consolidated retained earnings include undistributed net earnings of subsidiaries amounting to ₱167.9 million and ₱267.6 million, respectively. Such undistributed net earnings are not currently available for dividend distribution unless declared by the BOD of the subsidiaries.

In 2016, the BOD approved the appropriation of retained earnings amounting to ₱3.0 billion for capital expenditures and asset acquisitions to be implemented in the next 2 years.

21. Interest Income

This account consists of:

	2016	2015	2014
Interest income from:			
Amortization of unearned interest (see Note 8)	₱1,286,111	₱933,273	₱1,013,982
Cash and cash equivalents (see Note 7)	17,107	49,970	98,382
Interest and penalty charges	17,963	2,998	2,149
In-house financing	2,035	2,088	2,409
	₱1,323,216	₱988,329	₱1,116,922

22. Expenses

Depreciation and amortization expense included in the consolidated statements of comprehensive income is as follows:

	2016	2015	2014
Included in:			
Cost of real estate (see Note 12)	₱212,451	₱143,509	₱127,257
General and administrative expenses (see Note 14)	287,814	192,178	180,234
	₱500,265	₱335,687	₱307,491

General and administrative expenses pertain to the following businesses:

	2016	2015	2014
Real estate	₱1,113,221	₱1,022,626	₱860,861
Cinema	190,213	187,137	164,054
Hotel	262,307	185,194	82,491
	₱1,565,741	₱1,394,957	₱1,107,406

Real Estate

	2016	2015	2014
Personnel (see Notes 23 and 24)	₱319,757	₱323,272	₱242,599
Depreciation and amortization (see Note 14)	219,147	147,184	160,216
Taxes and licenses	155,609	180,251	172,936
Entertainment, amusement and recreation	93,287	44,942	61,270
Marketing and promotions	78,793	68,430	32,204
Utilities	49,022	51,512	52,813
Contracted services	39,312	36,529	29,745
Professional fees	37,592	27,456	20,631
Dues and subscriptions	16,169	20,556	8,448
Insurance	10,643	9,620	9,566
Security services	10,220	9,575	8,772
Fuel and oil	9,926	9,799	10,837
Transportation and travel	2,304	3,958	3,862
Provision for doubtful accounts (see Note 8)	1,223	-	-
Others	70,217	89,542	46,962
	₱1,113,221	₱1,022,626	₱860,861

Cinema

	2016	2015	2014
Producers' share	P88,150	P87,645	P78,441
Depreciation and amortization (see Note 14)	18,149	19,941	10,626
Utilities	20,863	23,596	26,148
Snack bar	16,402	13,719	12,706
Amusement tax	15,551	14,871	13,811
Contracted services	6,676	11,643	11,831
Personnel (see Notes 23 and 24)	2,542	2,518	2,668
Advertising	-	2,749	2,506
Others	21,880	10,455	5,317
	P190,213	P187,137	P164,054

Hotel

	2016	2015	2014
Rental expense	P59,411	P56,766	P27,145
Depreciation and amortization (see Note 14)	50,518	25,053	9,392
Personnel (see Notes 23 and 24)	30,636	21,612	18,956
Utilities	27,050	15,758	6,432
Accommodations	25,146	11,717	4,791
Dues and subscriptions	13,532	4,149	3,581
Supplies	11,247	28,449	1,380
Contracted services	9,133	9,175	7,981
Security services	6,588	3,040	1,780
Others	29,046	9,475	1,053
	P262,307	P185,194	P82,491

Selling expenses are comprised of:

	2016	2015	2014
Commissions and amortization of prepaid costs (see Notes 4 and 10)	P525,805	P326,966	P189,590
Personnel (see Notes 23 and 24)	89,365	38,449	69,450
Marketing and promotions	83,616	56,930	35,072
Utilities	12,890	6,158	7,452
Usufruct	6,673	2,314	8,391
Contracted services	6,509	5,330	6,707
Others	23,344	24,784	10,472
	P748,202	P460,931	P327,134

Interest expense is comprised of:

	2016	2015	2014
Interest expense on interest-bearing loans and borrowings (see Note 15)	P370,035	P430,220	P546,342
Amortization of loan transaction costs (see Note 15)	19,227	20,913	46,871
Amortization of deferred security deposit	586	-	-
Bank charges	-	20,055	10,635
	P389,848	P471,188	P603,848

23. Personnel Expenses

Personnel expenses included in general and administrative expenses and selling expenses are comprised of:

	2016	2015	2014
Salaries and wages (see Note 22)	P385,536	P341,455	P299,632
Pension costs (see Note 24)	56,764	44,396	34,041
	P442,300	P385,851	P333,673

24. Pension Costs and Other Employee Benefits

a. Pension Costs

The Group has a funded, noncontributory defined benefit pension plan covering all regular and permanent employees.

Under the existing regulatory framework, Republic Act 7641 requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity, provided however that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the plan.

The following tables summarize the components of the net pension costs recognized in the consolidated statements of comprehensive income and the fund status and amounts recognized in the consolidated statements of financial position for the plan:

Net Pension Costs

	2016	2015	2014
Current service cost	P47,426	P39,535	P29,971
Interest cost	9,338	4,861	4,070
Net pension cost	P56,764	P44,396	P34,041

Pension Liability

	2016	2015
Present value of benefit obligation	P522,311	P470,799
Fair value of plan assets	(345,843)	(283,303)
Pension liability	P176,468	P187,496

The changes in the present value of benefit obligation are as follows:

	2016	2015
Defined benefit obligation at beginning of year	P470,799	P383,076
Current service cost	47,426	39,535
Interest cost	19,332	17,706
Actuarial loss (gain) due to:		
Experience adjustments	43,331	63,084
Change in assumptions	(55,547)	(27,527)
Benefits paid	(3,030)	(5,075)
Defined benefit obligation at end of year	P522,311	P470,799

The changes in the fair values of plan assets of the Group are as follows:

	2016	2015
Fair values of plan assets at beginning of year	₱283,303	₱277,435
Interest income included in net interest cost	9,994	12,845
Actual contributions	60,000	20,000
Losses on return on plan assets	(4,424)	(21,902)
Benefits paid	(3,030)	(5,075)
Fair values of plan assets at end of year	₱345,843	₱283,303

The Group expects to contribute ₱64.1 million to its pension plan in 2017.

The major categories of plan assets as percentage of the fair value of total plan assets are as follows:

	2016	2015
Investments in:		
Government securities	36.33%	35.72%
Loans and debt instruments	8.58%	8.64%
Other securities	55.09%	55.64%
	100.00%	100.00%

The principal assumptions used as at December 31, 2016 and 2015 in determining pension cost obligation for the Group's plans are as follows:

	2016	2015
Discount rate	5.5%	4.5%
Future salary rate increases	10.0%	10.00%

The plan assets of the Group are maintained by the trustee banks, BDO Unibank, Inc. (BDO) and MBTC.

As at December 31, 2016 and 2015, the carrying values of the plan approximate their fair values:

	2016	2015
Cash in banks:		
MBTC	₱18,233	₱14,742
BDO	7,338	12,587
Receivables - net of payables:		
MBTC	149	214
BDO	920	649
Investments held for trading:		
MBTC	185,410	151,502
BDO	133,793	103,609
	₱345,843	₱283,303

Cash in banks are composed of current account, savings deposits and special savings deposits.

Receivables - net of payables are composed of loans receivables, interest receivables and accrued trust fees.

Investments held for trading are investments in government securities, corporate bonds and stocks.

- i. Government securities' maturities range from 1 to 25 years with interest rates ranging from 3.20% to 9.12%.
- ii. The Corporate bonds are certificates of indebtedness issued by top and usually listed corporations exhibiting sound financial performance and enjoying good credit from reputable/accredited agencies. Maturity dates range from 7 to 10 years with interest rates ranging from 4.41% to 8.85%.
- iii. Investment in stocks represents equity securities of companies listed in the PSE.

The Retirement Plan has investment in shares of stock of the Group amounting to ₱62.4 million and ₱56.0 million as at December 31, 2016 and 2015, respectively.

The Group's retirement fund is exposed to a short term risk since 50% of it is in equities. On the long term, should there be any major corrections in the local equities market, the correction should have a positive impact of the fund since historically the equities market have always out-performed the fixed income market in the long term.

There are no outstanding balances arising from transactions between the Retirement Plan and the Group as at December 31, 2016 and 2015. Except as stated above, there were no other transactions entered into during the year by the Retirement Plan relating to the Group.

In 2016, the sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as at the end of the reporting period, assuming all other assumptions were held constant:

	Increase (Decrease) in Basis Points	Increase (Decrease) in Defined Benefit Obligation
Discount rate	+100	(₱48,126)
	-100	46,050
Future salary increases	+100	47,389
	-100	(40,359)

The Group does not currently employ any asset-liability matching.

Shown below is the maturity analysis of the undiscounted benefit payments as at December 31:

Year	2016	2015
Less than 1 year	₱1,452	₱169,552
More than 1 year to 5 years	608	14,166
More than 5 years to 10 years	2,320	111,316
More than 10 years to 15 years	7,437	425,359
More than 15 years to 20 years	16,835	315,986
More than 20 years	407,994	2,463,070

b. Other Employee Benefits

Other employee benefits consists of accumulated employee sick leave benefit amounting to ₱1.6 million in 2016 and vacation leave and sick leave expense amounting to ₱4.6 million in 2015 (see Notes 22 and 23).

The present value of the defined benefit obligation of other employee benefits amounted to ₱58.5 million and ₱64.9 million as at December 31, 2016 and 2015, respectively (see Notes 17 and 18).

25. Income Taxes

The components of provision for income tax for the years ended December 31 follow:

	2016	2015	2014
Current income tax	P671,017	P552,229	P377,964
Deferred income tax	880	81,157	235,427
	P671,897	P633,386	P613,391

The current provision for income tax represents the regular corporate income tax (RCIT)/minimum corporate income tax (MCIT) of the Parent Company and certain subsidiaries.

For income tax purposes, full revenue recognition is applied when greater than 25% of the selling price has been collected in the year of sale, otherwise, the installment method is applied.

The components of the Group's deferred tax assets and liabilities shown in the consolidated statements of financial position are as follows:

	2016	2015
Deferred tax liabilities:		
Unrealized gain on real estate	P809,053	P737,901
Fair value increment on the real estate inventories	159,610	159,610
Capitalized interest	66,295	69,412
Unrealized gain on available-for-sale investments	677	577
Unrealized foreign exchange gain	33	469
	1,035,668	967,969
Deferred tax assets:		
Unfunded pension costs	47,160	3,581
Deferred lease income	28,004	2,163
Share-based payment	22,574	22,574
Unrealized foreign exchange loss	19,044	-
Other employee benefits	17,683	17,918
Allowance for doubtful accounts and others	5,372	4,645
Unamortized past service cost	2,461	5,177
Advance payment from members	1,628	-
NOLCO	473	6,287
MCIT	78	-
	144,477	62,345
	P891,191	P905,624

The above components of deferred tax assets and liabilities are presented in the consolidated statements of financial position as follows:

	2016	2015
Deferred tax assets - net	P2,468	P6,287
Deferred tax liabilities - net	(893,659)	(911,911)
	(P891,191)	(P905,624)

The details of the subsidiaries' deductible temporary differences, NOLCO and MCIT for which no deferred tax assets are recognized since management believes that there are no sufficient taxable profits against which the deferred tax assets can be utilized are as follows:

	2016	2015
Unfunded pension costs	P6,265	P26,839
Advances from members	6,172	12,698
NOLCO	3,528	16
MCIT	2,985	1,497
Allowance for doubtful accounts	632	1,180
	P19,582	P42,230

As at December 31, 2016, MCIT of a subsidiary which can be claimed as deduction from regular taxable income due as follows:

Year Paid	Expiry Year	Amount
2014	2017	P275
2015	2018	1,497
2016	2019	1,291
		P3,063

MCIT amounting to P1.5 million, P0.15 million and P0.30 million expired in 2016, 2015 and 2014, respectively.

As at December 31, 2016, NOLCO of certain subsidiaries can be carried forward and claimed as deduction against regular taxable income as follows:

Year Incurred	Expiry Date	Amount
2014	2017	P3,468
2015	2018	1,136
2016	2019	494
		P5,098

The reconciliation of the statutory income tax rate to effective income tax rate as shown in the consolidated statements of comprehensive income is summarized as follows:

	2016	2015	2014
Statutory income tax rate	30.0%	30.0%	30.0%
Additions to (deductions from) income tax resulting from:			
Share in net income of joint venture	(3.1)	(1.4)	(1.4)
Nondeductible expenses	-	-	1.1
Nontaxable income and others	-	(0.8)	(1.5)
Effective income tax rate	26.9%	27.8%	28.2%

Revenue Memorandum Circular (RMC) No. 35-2012

On August 3, 2012, RMC No. 35-2012 was issued to clarify the taxability of clubs organized and operated exclusively for pleasure, creation and non-profit purposes.

In accordance with this RMC, Rockwell Club pays output VAT under protest starting August 3, 2012 and income tax effective January 1, 2013.

26. Registration with the Board of Investments

On June 6, 2013, the Board of Investments approved the Parent Company's registration as new operator of Tourist Accommodation Facility for its Edades Serviced Apartments in accordance with the provisions of Omnibus Investments Code of 1987 with entitlement to Income Tax Holiday (ITH) of four years reckoning on February 2014.

On May 27, 2014, the BOI approved the amendments of specific terms and conditions under the Certificate of Registration particularly the registered capacity to cover 94 serviced apartment units and the corresponding change in projections.

Commercial operations of Edades Serviced Apartments started on July 1, 2014. ITH incentive enjoyed by the Parent Company amounted to ₱14.0 million and ₱6.7 million in 2016 and 2015, respectively (see Note 25).

On January 8, 2015, Rockwell Land requested for amendments of investment and project timetable and sales revenue projection under the above mentioned BOI certification due to unforeseen circumstances affecting the construction and changes from projected launch. The request was approved on April 13, 2015.

On June 24, 2015, request for status upgrade of said BOI registration from Non-pioneer to Pioneer status was made. The Parent Company's request for status upgrade for its Edades Serviced Apartments, under BOI Certificate of Registration No 2013-121, was approved on November 4, 2015. Consequently, the ITH period was also amended from 4 years (February 2014-January 2016) to 6 years (February 2014-January 2020).

27. Related Party Transactions

Parties are considered to be related if one party has the ability to control, directly or indirectly, the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control.

The following table summarizes these significant transactions with related parties:

Related Parties	Relationship	Nature of Transaction	Period	Amounts Owed from (to) Related Parties		Terms	Conditions
				Transaction Amount	Parties		
Rockwell - Meralco BPO	Joint venture	Advances (see Note 17)	2016	₱267,840	(₱519,395)	90-day; noninterest-bearing	Unsecured
			2015	172,060	(251,555)		
Advances to officers and employees	Parent	Management fee (see Note 13)	2016	4,290	6,552	On demand; noninterest-bearing	Unsecured; no impairment
			2015	1,407	3,431		
Advances to officers and employees	Parent	Advances (see Note 8)	2016	18,261	45,985	30-day; noninterest-bearing	Unsecured; no impairment
			2015	65,102	27,724		
FPHC	Parent	Charges for construction of 8 Rockwell (see Note 17)	2016	-	(18,155)	On demand; noninterest-bearing	Unsecured
			2015	-	(18,155)		

Other transactions with related parties pertain to the Project Development and JV Agreement with Meralco (see Note 13).

Terms and Conditions of Transactions with Related Parties

Purchases from related parties are made at normal market prices. Outstanding balances at year-end are unsecured, interest-free, settlement occurs in cash and collectible/payable on demand. There have been no guarantees provided for or received for any related party receivables or payables. For the years ended December 31, 2016, 2015 and 2014, the Group has not made any provision for doubtful accounts relating to amounts owed by related parties. This assessment is undertaken at each financial year through examination of the financial position of the related party and the market in which the related party operates.

Compensation of Key Management Personnel of the Group

	2016	2015	2014
Short-term employee benefits	₱73,353	₱70,948	₱68,500
Post-employment pension and other benefits (Note 24)	36,919	18,612	18,612
Total compensation attributable to key management personnel	₱110,272	₱89,560	₱87,112

28. Commitments and Contingencies

Operating Lease Commitments

The Group has entered into agreements for the lease of land to be used for various commercial projects. These noncancellable leases have remaining terms of between two and twenty five years. All leases include a clause to enable upward revision of the rental charge on an annual basis according to prevailing market conditions. Future minimum lease payments are as follows:

Year	Amount (in thousands)
2017	₱30,901
2018	31,916
2019	32,981
2020	34,586
2021 and after	2,159,262
	₱2,289,646

In 2016 and 2015, capitalized rentals included under "Land and development costs" amounted to ₱69.5 million and ₱52.1 million, respectively (see Note 9), while capitalized rentals included under "Investment properties in progress" amounted to ₱15.4 million and ₱10.8 million, respectively (see Note 12).

Capital Commitment

- The Group entered into contract covering Substructure works related to "Proscenium Substructure and Podium" with Megawide Construction Corporation. The contract sum awarded for the work amounted to ₱980.0 million, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of works. Substructure works commenced in July 2014. Megawide has a deductive change order of ₱527.9 million. As at December 31, 2016 and 2015, ₱403.0 million and ₱256.0 million, respectively, has been incurred and paid.
- The Group entered into contract covering Superstructure works related to "Proscenium Phase 1B" with Megawide Construction Corporation. The contract sum awarded for the work amounted to ₱2.1 billion, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost

necessary for the proper execution of works. Superstructure works commenced in October 2015. As at December 31, 2016 and 2015, ₱883.0 million and nil, respectively, has been incurred and paid.

- c. The Group entered into contract covering Superstructure works related to "Proscenium Phase 1A" with Phenix Garuda Construction and Development Corporation. The contract sum awarded for the work amounted to ₱2.4 billion, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of works. Superstructure works commenced in May 2015. As at December 31, 2016 and 2015, ₱934.0 million and ₱164.0 million, respectively, has been incurred and paid.
- d. The Group entered into contract covering Excavation works related to "Proscenium Phase 2" with IPM Construction and Development Corp. The contract sum awarded for the work amounted to ₱61.0 million, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of works. Excavation works commenced in August 2015. As at December 31, 2016 and 2015, ₱31.5 million and ₱15.3 million, respectively, has been incurred and paid.
- e. The Group entered into contract covering Substructure and Superstructure works related to "Proscenium Phase 2" with Phenix Garuda Construction and Development Corporation. The contract sum awarded for the work amounted to ₱2.0 billion, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of works. Superstructure works commenced in May 2016. As at December 31, 2016 and 2015, ₱328.0 million and nil, respectively, has been incurred and paid.
- f. The Group entered into contract covering Superstructure works (Ground – 7th floor) related to "Mall Expansion and hotel" with Phenix Garuda Construction and Development Corporation. The contract sum awarded for the work amounted to ₱459.1 million, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of works. Superstructure works commenced in October 2015. As at December 31, 2016 and 2015, ₱230.0 million and ₱61.7 million has been incurred and paid.
- g. The Group entered into contract covering General Construction works related to "Rockwell Business Center Sheridan" with Phenix Garuda Construction and Development Corporation. The contract sum awarded for the work amounted to ₱900.0 million, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of works. Phenix has an additive change order of ₱37.3 million. General Construction Works commenced in October 2015. As at December 31, 2016 and 2015, ₱421.7 million and ₱166.2 million, respectively, has been incurred and paid.
- h. The Group entered into contract covering Earthworks related to "32 Sanson" with Omicron Construction. The contract sum awarded for the work amounted to ₱55.4 million, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of works. General construction works commenced in May 2015. As at December 31, 2016 and 2015, ₱23.2 million and ₱11.2 million, respectively, has been incurred and paid.
- i. The Company entered into contract covering General Construction works related to "Santolan Town Plaza" with Omicron Construction. The contract sum awarded for the work amounted to ₱401.6 million, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of works. Omicron has an additive change order of ₱37.3 million. General Construction Works commenced in November 2015. As at December 31, 2016, ₱137.9 million has been incurred and paid.

- j. The Company entered into a contract with Asdec Builders Corporation in 2016 covering excavation works related to "The Vantage" Project. The contract amounted to a fixed fee of ₱25.0 million, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of the works. Excavation works commenced in 2016 and is currently ongoing. As at December 31, 2016, ₱14.1 million has been incurred and paid.
- k. The Company entered into a contract with Millennium Erectors Corporation in 2016 covering structural and building enclosure works related to "The Vantage" Project. The contract amounted to a fixed fee of ₱460.0 million, inclusive of all pertinent local and national taxes, overhead and cost of labor and materials and all cost necessary for the proper execution of the works. Structural and building enclosure works commenced in 2016 and is currently ongoing. As at December 31, 2016, ₱92.0 million has been incurred and paid.

Contingencies

The Group is contingently liable for lawsuits or claims filed by third parties, which are either pending decision by the courts or under negotiations, the outcomes of which are not presently determinable. It is the opinion of management and its outside legal counsel that it is possible, but not probable that the lawsuits and claims will be settled. Accordingly, no provision for any liability has been made in the consolidated financial statements.

29. Financial Risk Management Objectives and Policies

The Company's principal financial instruments comprise of cash and cash equivalents, available-for-sale investments, and interest-bearing loans and borrowings. The main purpose of these financial instruments is to finance the Company's operations. The Company has various other financial assets and liabilities such as trade and other receivables, refundable deposits, trade and other payables, installment payable, retention payable and security deposits which arise directly from its operations.

The Company also occasionally enters into derivative transactions, specifically foreign currency forward contracts to sell US\$. The primary purpose was to manage currency risks arising from its foreign currency-denominated receivables from sale of condominium units.

The main risks arising from the Group's financial instruments are cash flow interest rate risk, foreign currency risk, credit risk and liquidity risk. The BOD reviews and approves the policies for managing each of these risks and they are summarized below.

Cash Flow Interest Rate Risk

Cash flow interest rate risk is the risk that the future cash flows of financial instruments will fluctuate because of the changes in market interest rates. The Group's exposure to the risk for changes in market interest rates relates primarily to the Group's interest-bearing loans and borrowings.

The Group's policy is to manage its interest cost using a mix of fixed and variable rate debts. As at December 31, 2016 and 2015, approximately 90% of the Group's borrowings are at a fixed rate of interest.

The following tables set out the principal amounts, by maturity, of the Group's interest-bearing financial instruments.

	2016				Total
	Within 1 Year	1-2 Years	2-3 Years	More than 3 Years	
Fixed Rate					
Interest-bearing loans and borrowings	P1,718,527	P1,901,754	P2,011,246	P8,568,300	P14,199,827
Floating Rate					
Interest-bearing loans and borrowings	-	85,900	163,700	1,250,400	1,500,000
Short-term investments	977,674	-	-	-	977,674
	2015				
	Within 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
Fixed Rate					
Interest-bearing loans and borrowings	P1,713,454	P1,718,527	P1,723,854	P8,257,446	P13,413,281
Floating Rate					
Interest-bearing loans and borrowings	500,000	-	-	-	500,000
Short-term investments	1,816,653	-	-	-	1,816,653

Interest on financial instruments is fixed until the maturity of the instrument. The other financial instruments of the Group that are not included in the above tables are noninterest-bearing and are therefore not subject to interest rate risk.

Foreign Currency Risk

Foreign currency risk is the risk that the fair value or future value of the financial instruments will fluctuate because of changes in foreign exchange rates. As a result of the Group's significant marketing operations in the United States in the past, the Group's consolidated statement of financial position can be affected significantly by movements in the US\$ exchange rates.

Foreign Currency-Denominated Asset

	2016		2015	
	US\$	Peso	US\$	Peso
Cash and cash equivalents	\$1,378	P68,514	US\$776	P36,519

As at December 31, 2016 and 2015, the exchange rate was P49.72 to US\$1.00 and P47.06 to US\$1.00, respectively. Net foreign exchange gain amounted to P4.0 million, P6.6 million, and P2.9 million in 2016, 2015 and 2014, respectively.

The following tables demonstrate the sensitivity to a reasonably possible change in the US\$ exchange rate with respect to Peso, with all other variables held constant, of the Group's December 31, 2016 and 2015 income before income tax (due to changes in the fair value of monetary assets and liabilities). There is no impact on the Group's equity other than those already affecting the income.

	2016	
	Increase/Decrease in US\$ Rate (in %)	Effect on Income Before Income Tax
Foreign currency-denominated financial assets	+5%	P3,426
	-5%	(P3,426)

	2015	
	Increase/Decrease in US\$ Rate (in %)	Effect on Income Before Income Tax
Foreign currency-denominated financial assets	+5%	P1,825
	-5%	(P1,825)

Foreign exchange gain or loss is computed for the year based on management's best estimate that the Peso-US\$ conversion rate may strengthen or weaken using the year end balances of dollar-denominated cash and cash equivalents. An increase in the US\$ rate means a weaker peso while a decrease in the US\$ rate means a stronger peso. There has been no change in the methods and assumptions used by management in the above analyses.

Credit Risk

Credit risk is the risk that a counterparty will meet its obligation under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risks from its operating activities (primarily from trade receivables and loans) and from its financing activities, including deposits with banks and financial institutions, foreign exchange transactions and other financial instruments.

The Group trades only with recognized, creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures.

Default or delinquency on the part of buyers of condominium units are being monitored on an ongoing basis to enable the Group to determine the appropriate action, usually cancelling the sale and holding the units open for sale. Lease receivables are closely monitored based on aging of the accounts. Accounts determined to be uncollectible are recommended for write off. With regard to the other financial assets of the Group, these are also monitored regularly with the result that the Group's exposure to bad debts is not significant.

Trade receivables from sale of condominium units are secured with pre-completed condominium units. The legal title and ownership of these units will only be transferred to the customers upon full payment of the contract price. For other receivables, since the Group trades only with recognized third parties, there is no requirement for collateral.

The table below summarizes the maximum exposure to credit risk of each class of financial assets.

	2016		
	Gross Maximum Exposure	Net Exposure	Financial Effect of Collateral or Credit Enhancement
Cash and cash equivalents*	P1,435,757	P1,413,480	P22,277
Trade receivables from:			
Sale of condominium units	9,235,566	107,912	9,127,654
Lease	123,264	70,352	52,912
Advances to officers and employees	45,985	-	45,985
Other receivables**	232,627	232,627	-
Available-for-sale investments:			
Quoted	13,500	13,500	-
Unquoted	3,308	3,308	-
Refundable deposits***	166,190	166,190	-
Restricted cash***	194,307	194,307	-
	P11,450,504	P2,201,676	P9,248,828

	2015		Financial Effect of Collateral or Credit Enhancement
	Gross Maximum Exposure	Net Exposure	
Cash and cash equivalents*	P2,247,732	P2,229,573	P18,159
Trade receivables from:			
Sale of condominium units	8,722,114	88,698	8,633,416
Lease	122,129	-	122,129
Advances to officers and employees	27,724	-	27,724
Other receivables**	158,845	158,845	-
Available-for-sale investments:			
Quoted	12,500	12,500	-
Unquoted	3,308	3,308	-
Refundable deposits***	172,711	172,711	-
Restricted cash ***	98,255	98,255	-
	P11,565,318	P2,763,890	P8,801,428

* Excluding cash on hand amounting to P5,103 and P1,479 as at December 31, 2016 and 2015, respectively.

** Excluding other receivables, which are nonfinancial assets, amounting to nil and P3,995 as at December 31, 2016 and 2015, respectively.

*** Presented as part of "Other current assets" account in the consolidated statements of financial position.

There are no significant concentrations of credit risk because the Group trades with various third parties.

The tables below show the credit quality by class of financial asset based on the Group's credit rating system.

	2016		
	A Rating	B Rating	Total
Cash and cash equivalents	P1,440,860	P-	P1,440,860
Trade receivables from:			
Sale of condominium units	6,603,820	1,935,626	8,539,446
Lease	97,879	21,519	119,398
Advances to officers and employees	45,985	-	45,985
Other receivables	232,627	-	232,627
Available-for-sale investments:			
Quoted	13,500	-	13,500
Unquoted	3,308	-	3,308
Restricted cash	194,307	-	194,307
Refundable deposits	64,297	-	64,297
	P8,696,583	P1,957,145	P10,653,728

	2015		
	A Rating	B Rating	Total
Cash and cash equivalents	P2,249,211	P-	P2,249,211
Trade receivables from:			
Sale of condominium units	6,239,045	2,393,296	8,632,341
Lease	60,454	54,247	114,701
Advances to officers and employees	27,724	-	27,724
Other receivables	162,840	-	162,840
Available-for-sale investments:			
Quoted	12,500	-	12,500
Unquoted	3,308	-	3,308
Restricted cash	98,255	-	98,255
Refundable deposits	52,975	5,117	58,092
	P8,906,312	P2,452,660	P11,358,972

For trade receivables from sale of condominium units, customers who have no history of delayed payment are classified as having a credit rating of "A" while customers who have history of delayed payment but is currently updated are given a credit rating of "B".

Trade receivables from lease are classified as having a credit rating of "A" when tenants pay within the discount period and "B" when tenants pay on or before due date.

As at December 31, 2016 and 2015, the analyses of the age of financial assets are as follows:

	Neither Past Due nor Impaired	2016 Past Due but not Impaired				Impaired Financial Assets	Total
		Less than 30 Days	31 to 60 Days	61 to 90 Days	More than 90 Days		
Cash and cash equivalents	P1,440,860	P-	P-	P-	P-	-	P1,440,860
Trade receivables from:							
Sale of condominium units	8,539,446	391,609	11,859	51,167	241,475	-	9,235,556
Lease	119,398	1,571	520	400	1,375	-	123,264
Advances to officers and employees	45,985	-	-	-	-	-	45,985
Other receivables	232,627	-	-	-	-	3,307	235,934
Available-for-sale investments:							
Quoted	13,500	-	-	-	-	-	13,500
Unquoted	3,308	-	-	-	-	-	3,308
Refundable deposits	64,297	10,210	78,246	168	13,269	-	166,190
Restricted cash	194,307	-	-	-	-	-	194,307
	P10,653,728	P403,390	P90,625	P51,735	P256,119	P3,307	P11,458,904

	Neither Past Due nor Impaired	2015 Past Due but not Impaired				Impaired Financial Assets	Total
		Less than 30 Days	31 to 60 Days	61 to 90 Days	More than 90 Days		
Cash and cash equivalents	P2,249,211	P-	P-	P-	P-	-	P2,249,211
Trade receivables from:							
Sale of condominium units	8,632,341	14,325	6,817	6,069	62,562	-	8,722,114
Lease	114,701	5,702	1,683	43	-	-	122,129
Advances to officers and employees	27,724	-	-	-	-	-	27,724
Other receivables	162,840	-	-	-	-	2,611	165,451
Available-for-sale investments:							
Quoted	12,500	-	-	-	-	-	12,500
Unquoted	3,308	-	-	-	-	-	3,308
Refundable deposits	58,092	11,143	88,811	183	14,482	-	172,711
Restricted cash	98,255	-	-	-	-	-	98,255
	P11,358,972	P31,170	P97,311	P6,295	P77,044	P2,611	P11,573,403

Financial assets are considered past due when collections are not received on due date.

Past due accounts which pertain to trade receivables from sale of condominium units and club shares are recoverable since the legal title and ownership of the condominium units and club shares will only be transferred to the customers upon full payment of the contract price. In case of cancellation, the condominium units and club shares become available for sale. The fair value of the condominium units amounted to P24.1 billion and P34.6 billion as at December 31, 2016 and 2015, respectively. The fair value of the club shares amounted to P2.7 million and P6.6 million as at December 31, 2016 and 2015, respectively.

Past due accounts pertaining to lease are recoverable because security deposits and advance rent paid by the tenants are sufficient to cover the balance in case of default or delinquency of tenants.

No provision for impairment was made for trade receivables from sale of condominium units and club shares which are subjected to collective assessment since these assets are secured with collateral.

Liquidity Risk

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank loans. As at December 31, 2016 and 2015, 11% and 16% of the Group's debt will mature in less than one year as at December 31, 2016 and 2015, respectively.

The liquidity risk of the Group arises from their financial liabilities. The tables below summarized the maturity profile of the Group's financial liabilities at December 31, 2016 and 2015 based on contractual undiscounted payments.

	2016				
	On Demand	Due Within 3 Months	Due Between 3 and 12 Months	Due After 12 Months	Total
Trade and other payables*	-	P555,385	P3,728,024	P-	P4,283,409
Interest-bearing loans and borrowings**	-	912,000	806,527	13,981,300	15,699,827
Installment payable	-	-	-	655,799	655,799
Retention payable***	-	-	244,178	616,777	860,955
Security deposits***	-	-	181,419	180,545	361,964
	P-	P1,467,385	P4,960,148	P15,434,421	P21,861,954

	2015				
	On Demand	Due Within 3 Months	Due Between 3 and 12 Months	Due After 12 Months	Total
Trade and other payables*	P-	P551,420	P1,949,298	P-	P2,500,718
Interest-bearing loans and borrowings**	-	912,000	1,301,454	11,699,827	13,913,281
Installment payable	-	-	-	655,799	655,799
Retention payable***	-	-	92,591	547,448	640,039
Security deposits***	-	141,757	40,789	120,097	302,643
	P-	P1,605,177	P3,384,132	P13,023,171	P18,012,480

* Excluding the current portion of retention payable and security deposits, deposits from pre-selling of condominium units and excess of collections over recognized receivables and other statutory payables.

** Principal payments

*** Presented as part of "Trade and other payables" and "Deposits and other liabilities" accounts in the consolidated statements of financial position.

Maturity Profile of Financial Assets Held for Liquidity Purposes

The table below shows the maturity profile of the Group's financial assets based on contractual undiscounted cash flows as at December 31:

	2016					
	On Demand	Within 30 Days	31 to 60 Days	61 to 90 Days	Over 90 Days	Total
Cash and cash equivalents	P463,186	P977,674	P-	P-	P-	P1,440,860
Trade receivables from:						
Sale of condominium units	11,014,139	1,571,387	519,813	399,509	1,375,197	14,880,045
Lease	119,398	1,571	520	400	1,375	123,264
Available-for-sale investments	-	-	-	-	16,808	16,808
	P11,596,723	P2,550,632	P520,333	P399,909	P1,393,380	P16,460,977

	2015					
	On Demand	Within 30 Days	31 to 60 Days	61 to 90 Days	Over 90 Days	Total
Cash and cash equivalents	P461,877	P1,735,001	P52,333	P-	P-	P2,249,211
Trade receivables from:						
Sale of condominium units	6,620,410	2,302,705	479,791	323,633	1,808,242	11,534,781
Lease	114,701	5,702	1,683	43	-	122,129
Available-for-sale investments	-	-	-	-	15,808	15,808
	P7,196,988	P4,043,408	P533,807	P323,676	P1,824,050	P13,921,929

Capital Management Policy

The primary objective of the Group's capital management is to maximize shareholder value by maintaining a healthy balance between debt and equity (capital) financing in support of its business requirements.

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders or issue new shares. No changes were made in the objectives, policies or processes during the years ended December 31, 2016 and 2015.

The Group monitors its capital adequacy using the net debt-to-equity ratio, which is interest-bearing loans and borrowings less cash and cash equivalents divided by equity. The Group's policy is to limit the net debt-to-equity ratio to 1.0x.

The Group is required to maintain debt-to-equity ratio as set forth in the Fixed Rate Corporate Notes Facility Agreement and Bonds. The Agreement provides for a higher debt to equity ratio than the internal limit set by the Group (see Note 15).

	2016	2015
Interest-bearing loans and borrowings	P15,633,946	P13,848,173
Less cash and cash equivalents	1,440,860	2,249,211
Net	14,193,086	11,598,962
Equity	15,678,389	14,179,645
Net debt-to-equity ratio	0.91	0.82

30. Fair Value Measurement

Set out below is a comparison by class of carrying values and fair values of the Group's assets and liabilities that are carried in the consolidated financial statements as at December 31, 2016 and 2015.

	2016				
	Carrying Value	Fair Value	Level 1	Level 2	Level 3
Assets					
Loans and receivables:					
Sale of condominium units (including noncurrent portion)	P9,235,566	P20,604,092	P-	P20,604,092	P-
Investment properties (see Note 12)	7,929,445	19,451,422	-	6,367,422	13,084,000
Available-for-sale financial assets	16,808	16,808	13,500	-	3,308
	P17,181,819	P40,072,322	P13,500	P26,971,514	P13,087,308
Liabilities					
Other financial liabilities:					
Interest-bearing loans and borrowings (including noncurrent portion)	P15,633,946	P16,326,693	P-	P-	P16,326,693
Installment payable	521,054	555,848	-	-	555,848
Retention payable (including noncurrent portion)	860,955	621,847	-	-	621,847
Security deposits (including noncurrent portion)	361,964	217,508	-	-	217,508
	P17,377,919	P17,721,896	P-	P-	P17,721,896

	2015				
	Carrying Value	Fair Value	Level 1	Level 2	Level 3
Assets					
Loans and receivables:					
Sale of condominium units (including noncurrent portion)	P8,722,114	P18,458,155	P-	P18,458,155	P-
Investment properties (see Note 12)	6,613,858	14,433,722	-	1,377,892	13,055,830
Available-for-sale financial assets	15,808	15,808	12,500	-	3,308
	P15,351,780	P32,907,685	P12,500	P19,836,047	P13,059,138
Liabilities					
Other financial liabilities:					
Interest-bearing loans and borrowings (including noncurrent portion)	P13,848,173	P14,499,917	P-	P-	P14,499,917
Installment payable	467,007	520,666	-	-	520,666
Retention payable (including noncurrent portion)	640,039	605,720	-	-	605,720
Security deposits (including noncurrent portion)	302,643	298,610	-	-	298,610
	P15,257,862	P15,924,913	P-	P-	P15,924,913

The following methods and assumptions were used to estimate the fair value of each class of financial instrument for which it is practicable to estimate such value:

Cash and Cash Equivalents, Trade Receivables from Lease, Advances to Officers and Employees, Other Receivables, Restricted Cash, Refundable Deposits and Trade and Other Payables. Due to the short-term nature of transactions, the carrying values of these instruments approximate the fair values as at financial reporting period.

Trade Receivables from Sale of Condominium Units. The fair values of trade receivables from sale of condominium units were calculated by discounting the expected future cash flows at prevailing credit adjusted PDEX interest rates ranging from 1.8% to 5.0% as at December 31, 2016 and from 2.7% to 5.5% as at December 31, 2015.

Available-for-Sale Investments. The fair values of quoted equity securities were determined by reference to published two-way quotes of brokers as at financial reporting date. Unquoted equity securities for which no other reliable basis for fair value measurement is available, were valued at cost, net of impairment, if any.

Interest-bearing Loans and Borrowings. The fair values of fixed rate loans were calculated by discounting the expected future cash flows at prevailing credit adjusted PDEX interest rates ranging from 1.8% to 5.0% as at December 31, 2016 and 2.7% to 5.2% as at December 31, 2015.

Installment Payable. The fair value of installment payable were calculated by discounting the expected cash flows at prevailing credit adjusted PDEX interest rates ranging from 1.8% to 5.0% as at December 31, 2016 and 2.7% to 5.1% as at December 31, 2015.

Retention Payable and Security Deposits. The fair values were calculated by discounting the expected future cash flows at prevailing credit adjusted PDEX interest rates ranging from 1.8% to 5.0% as at December 31, 2016 and 2.9% to 4.9% as at December 31, 2015.

For the years ended December 31, 2016 and 2015, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements.

31. Basic/Diluted Earnings Per Share Computation

	2016	2015	2014
	<i>(In Thousands, Except Numbers of Shares and Per Share Data)</i>		
Net income attributable to the Parent Company	P1,823,981	P1,643,731	P1,562,600
Dividends on preferred shares	(1,650)	(1,650)	(1,650)
Net income attributable to common shares (a)	1,822,331	1,642,081	1,560,950
Common shares at beginning of year	6,116,762,198	6,116,762,198	6,116,762,198
Weighted average number of common shares – basic (b)	6,116,762,198	6,116,762,198	6,116,762,198
Dilutive potential common shares under the ESOP	4,183,823	5,677,731	9,306,853
Weighted average number of common shares – diluted (c)	6,120,946,021	6,122,439,929	6,126,069,051
Per share amounts:			
Basic (a/b)	P0.2979	P0.2685	P0.2552
Diluted (a/c)	P0.2977	P0.2682	P0.2548

32. Segment Information

PFRS 8 requires operating segments to be identified on the basis of internal reports about components of the Group that are regularly reviewed by the chief operating decision maker.

For management purposes, the Group's operating segments is determined to be business segments as the risks and rates of return are affected predominantly by differences in the products and services produced. The operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets.

The Group manages its operations under the following business segments:

- **Residential Development** is engaged in the development, selling, and property management of all residential projects of the Group. It also includes the operations of the Rockwell Club.
- **Commercial Development** is engaged in the sale, leasing and other related operations in the course of the management of commercial buildings or spaces used for retail and office leasing, including cinema operations. Commercial buildings in its portfolio include the Power Plant Mall and 8 Rockwell in Makati City, Santolan Town Plaza in San Juan, Metro Manila, Rockwell Business Center (RBC) in Ortigas, Pasig and RBC Sheridan in Mandaluyong, Metro Manila. Other retail spaces are found at several of the high-rise condominiums developed by the Group.
- **Hotel segment** is engaged in leasing of serviced apartments and management of hotel and resort operations. Its hotel portfolio includes serviced apartments located in Edades Towers and Garden Villas, The Grove and Joya Lofts and Towers.

The Group does not have any customers which constitutes 10% or more of the Group's revenue.

Management monitors the operating results of each business unit separately for the purpose of making decisions about resource allocation and performance assessment. Performance is evaluated based on net income for the year and earnings before interest, taxes and depreciation and amortization, or *EBITDA*. Net income for the year is measured consistent with consolidated net income in the consolidated financial statements. *EBITDA* is measured as net income excluding depreciation and amortization, interest expense and provision for income tax. *EBITDA* is a non-GAAP measure.

The Group centrally manages cash and its financing requirements, income taxes and resource allocation. Resource allocation are measured against profitability among potential investments and made in view of the Group's existing business portfolio.

The President, the Group's chief operating decision maker, monitors operating results of its business segments separately for the purpose of performance assessment and making recommendations to the Board about resource allocation. Segment performance is evaluated based on operating profit or loss and is measured consistently with operating profit and loss in the consolidated financial statements.

Disclosure of the geographical information regarding the Group's revenues from external customers and total assets have not been provided since all of the Group's consolidated revenues are derived from operations within the Philippines.

Business Segments

The following tables present information regarding the Group's residential development and commercial development business segments:

2016				
	Residential Development	Commercial Development	Hotel	Total
Revenue	P11,040,158	P1,324,416	P346,729	P12,711,303
Costs and expenses	(8,876,504)	(456,690)	(258,127)	(9,591,321)
Share in net income of a joint venture	-	254,231	-	254,231
Other income - net	4,031	-	-	4,031
EBITDA	2,167,685	1,121,957	88,602	3,378,244
Depreciation and amortization	(169,135)	(280,358)	(50,772)	(500,265)
Interest expense	(221,798)	(139,688)	(28,362)	(389,848)
Provision for income tax	-	-	-	(671,897)
Consolidated net income	P1,776,778	P701,911	P9,468	P1,816,234
Assets and liabilities:				
Segment assets	P25,136,487	P1,509,962	P245,643	P26,892,092
Investment properties	809,559	7,119,886	-	7,929,445
Investment in joint venture	-	2,879,249	-	2,879,249
Property and equipment	1,505,007	269,618	962,361	2,736,986
Total assets	P27,451,053	P11,778,715	P1,208,004	P40,437,772
Segment liabilities	P22,701,816	P1,907,059	P150,508	P24,759,383

2015				
	Residential Development	Commercial Development	Hotel	Total
Revenue	P6,515,111	P2,147,116	P260,002	P8,922,229
Costs and expenses	(4,962,491)	(856,260)	(198,172)	(6,016,923)
Share in net income of joint venture	-	170,844	-	170,844
Other income - net	6,456	-	-	6,456
EBITDA	1,559,076	1,461,700	61,830	3,082,606
Depreciation and amortization	-	-	-	(335,687)
Interest expense	-	-	-	(471,188)
Provision for income tax	-	-	-	(633,386)
Consolidated net income	P1,559,076	P1,461,700	P61,830	P1,642,345

2015				
	Residential Development	Commercial Development	Hotel	Total
Assets and liabilities:				
Segment assets	P22,221,512	P1,638,054	P224,331	P24,083,897
Investment properties	800,615	5,813,243	-	6,613,858
Investment in joint venture	-	3,030,463	-	3,030,463
Property and equipment	1,261,420	259,322	780,890	2,301,632
Total assets	P24,283,547	P10,741,082	P1,005,221	P36,029,850
Segment liabilities	P21,266,467	P455,574	P128,164	P21,850,205

2014				
	Residential Development	Commercial Development	Hotel	Total
Revenue	P7,407,888	P1,355,327	P89,572	P8,852,787
Costs and expenses	(5,309,217)	(477,444)	(83,817)	(5,870,478)
Share in net income of joint venture	-	102,819	-	102,819
Other income - net	2,902	-	-	2,902
EBITDA	2,101,573	980,702	5,755	3,088,030
Depreciation and amortization	-	-	-	(307,491)
Interest expense	-	-	-	(603,848)
Provision for income tax	-	-	-	(613,391)
Consolidated net income	P2,101,573	P980,702	P5,755	P1,563,300
Assets and liabilities:				
Segment assets	P26,977,210	P1,176,752	P87,837	P28,241,799
Investment properties	800,614	5,346,510	-	6,147,124
Investment in joint venture	-	2,859,619	-	2,859,619
Property and equipment	1,118,567	99,545	770,057	1,988,169
Total assets	P28,896,391	P9,482,426	P857,894	P39,236,711
Segment liabilities	P25,824,219	P447,456	P 73,365	P26,345,040

33. Supplemental Disclosure of Cash Flow Information

In 2014, the Group's non-cash investing activity pertains to Rockwell Primaries' acquisition of 60% interest to Rockwell Primaries South with unpaid purchase price of P421.2 million as at year-end (see Note 6).

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has been relentlessly
on the move
to make its vision a reality:
creating admired communities
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that thrive gracefully
in the ever-evolving world.

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