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#### **NOTICE OF ANNUAL STOCKHOLDERS' MEETING**

#### TO: ALL STOCKHOLDERS

Notice is hereby given that there will be an annual meeting of the stockholders of the Corporation to be held at Meeting Rooms 2 and 3, SMX Convention Center, Seashell Lane, Mall of Asia Complex, Pasay City on September 22, 2014 at 2:00 o'clock in the afternoon. The agenda for the meeting is as follows:

- Call To Order
- 2. Proof of Notice of Meeting
- 3. Certification of Quorum
- 4. Approval of the Minutes of the Previous Meeting of Stockholders
- 5. Approval of 2013 Operating and Financial Reports
- 6. Ratification of All Acts and Proceedings of the Board of Directors. Executive Committee and Management
- 7. Ratification of the amendment to Article III of the Articles of Incorporation
- Election of Directors
- 9. Appointment of External Auditors
- 10. Other Matters/Adjournment

In accordance with the rules of the Philippine Stock Exchange, the close of business on August 7, 2014 has been fixed as the record date for the determination of the stockholders entitled to notice and vote at said meeting and any adjournment thereof.

All stockholders who will not, are unable to, or do not expect to attend the meeting in person may fill out, date, sign and send the proxy to the Corporation at the 8th Floor, Philcom Building, 8755 Paseo de Roxas, Makati City, Philippines. All proxies should be received by the Corporation at least three (3) days before the date of the meeting, on or before September 19, 2014. The proxies submitted shall be validated by a Committee of Inspectors at the Office of the Corporation's stock and transfer agent, Professional Stock Transfer, Inc. at 10/F Telecom Plaza Building, 316 Sen. Gil Puyat Avenue, Makati. For corporate stockholders, the proxies should be accompanied by a Secretary's Certification on the appointment of the corporation's authorized signatory.

To avoid inconvenience in registering your attendance at the meeting, you or proxy is requested to bring identification paper(s) containing a photograph and signature, e.g., passport, driver's license or credit card.

City of Makati City August 22, 2014.

Corporate Secretary

# SECURITIES AND EXCHANGE COMMISSION **SEC FORM 20-IS**

# **Information Statement Pursuant to Section 20** of the Securities Regulation Code

1.	Check the appropriate box	x:					
	Preliminary Inform	nation Statement					
	$\sqrt{}$ Definitive Informa	ation Statement					
2.	Name of Registrant as spe	ecified in its charter	APC GROUP, INC.				
3.	Province, country or other	jurisdiction of incorporation	Philippines				
4.	SEC Identification Numb	er	AS093-008127				
5.	BIR Tax Identification Nu	umber	002-834-075				
6.	Address of principal offic 8 <sup>th</sup> Floor, Philcom Build	e ing, 8755 Paseo de Roxas, Mak	Postal Code rati City 1226				
7.	Registrant's telephone nu	mber, including area code	(632) 845-0614				
8.			MX Conventions Center, Seashell Lane,				
9.	Approximate date on which holders:	n the Information Statement is fit September 1.	est to be sent or given to security , 2014				
10.	Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the SRC						
	Title of Each Class	Number of Shares of Outstanding and Amo	of Common Stock unt of Debt Outstanding				
	Common Stock	7,511,809,997 shares (	As of July 31, 2014)				
11.	Are any or all of these sec	curities listed on a stock exchang	e?				
	Yes (x)	No ( )					
12.	If yes, disclose the name of	such Stock Exchange and the cl	ass of securities listed therein:				

**Philippine Stock Exchange- Common Shares** 

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

#### GENERAL INFORMATION

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

(a) Date - September 22, 2014

Time- 2:00 PM

Place- Meeting rooms 2 and 3, SMX Convention Center, Seashell Lane, Mall of Asia Complex,

Pasay City

Complete mailing address of the Registrant;

8<sup>th</sup> Floor, Philcom Building, 8755 Paseo de Roxas, Makati City

(b) The approximate date on which the Information Statement is first to be sent or given to security holders is on September 1, 2014.

### Item 2. Dissenters' Right of Appraisal

The matters to be voted upon in the Annual Stockholders' Meeting on September 22, 2014 are not among the instances enumerated in Sections 81, 42, and 105 of the Corporation Code whereby the right of any stockholder to dissent and demand payment of the fair value of his shares may be exercised. The instances where the right of appraisal may be exercised are as follows:

- 1. In case any amendment to the Articles of Incorporation has the effect of changing or restricting the rights of any stockholders or class of shares, or of authorizing preferences to any respect superior to those outstanding shares of any class, or of extending or shortening the term of corporate existence;
- 2. In case of sale, lease, exchange, transfer, mortgage, pledge or other dispositions of all or substantially all of the corporate property and assets as provided in this Code;
- 3. In case of merger or consolidation;
- 4. In case of the investment of the corporate funds in another corporation or business or for any purpose other than its primary purpose; and
- 5. In a close corporation under Section 105 of the Corporation Code.

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

No director or executive officer of the Registrant who has served as such since the beginning of the last fiscal year, nor any nominee for election as a director, has any substantial interest, direct or indirect, in any matter to be acted upon, other than election to office.

Neither has any director of the Registrant given any notice that he intends to oppose any action to be taken by the Registrant at the meeting.

#### CONTROL AND COMPENSATION INFORMATION

# Item 4. Voting Securities and Principal Holders Thereof

(a) Number of common shares outstanding as of July 31, 2014 Filipino (Local Shares) Foreign

Number of votes entitled

- (b) The record date with respect to this Information Statement
- (c) Number of holders as of July 31, 2014

7,511,809,997 shares 6,784,659,534 shares 719,544,463 shares One (1) vote per share August 7, 2014 613 holders With respect to the election of seven (7) directors, each stockholder may vote such number of shares for as many as seven (7) persons he may choose to be elected from the list of nominees, or he may cumulate said shares and give one candidate as many votes as the number of his shares multiplied by seven (7) shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit, provided that the total number of votes cast by him shall not exceed the number of shares owned by him multiplied by seven (7).

- (d) Security Ownership of Certain Record and Beneficial Owners and Management
  - (1) The following persons or group are directly or indirectly the record or beneficial owners of more than 5% of the Company's voting shares (common) as of July 31, 2014:

Title of Class	Name and address of record owner and relationship with issuer	Name of beneficial owner and relationship with record holder	Citizenship	No. of shares held	Percent of class
Common	Belle Corporation 28 <sup>th</sup> F, East Tower PSE Centre, Ortigas Pasig City ( <b>Parent</b> )	(Note 1)	Filipino	3,500,000,000	46.59%
Common	PCD Nominee Corp G/F Makati Stock Exchange, Ayala Ave. Makati City ( <b>Stockholde</b> )	(Note 2)	Filipino	1,718,361,702	22.88%
Common	PCD Nominee Corp G/F Makati Stock Exchange, Ayala Ave. Makati City (Stockholde	(Note 2)	Non-Filipino	453,444,463	6.04%

#### Notes:

- 1. Belle Corporation is a publicly-listed corporation. Mr. Willy N. Ocier will vote for the shares of Belle Corporation.
- 2. PCD Nominee Corporation is a wholly-owned subsidiary of Philippine Central Depository, Inc. The beneficial owners of such shares registered under the name of PCDNC are PCD's participants who hold the shares in their own behalf or in behalf of their clients. The PCD is prohibited from voting these shares. Instead, the participants have the power to decide how the PCD shares in APC Group are to be voted. No PCD participant who holds shares in their own behalf or in behalf of clients owns more than 5% of the Corporation's voting shares.
- (2) Security Ownership of Management

The following table shows the shareholdings beneficially held by the directors and officers of the Company as of July 31, 2014:

1) Title of Class	(2) Name of	(3) Amount and	(4) Citizenship	(5) Percent
	Beneficial Owner	nature of beneficial		of Class
		ownership(direct)		
Common Stock	Willy N. Ocier	310,001	Filipino	0-
-do-	Frederic C.	1	Filipino	0-
	DyBuncio			
-do-	Bernardo D. Lim	1,000	Filipino	0-
-do-	Edmundo L. Tan	1	Filipino	0-
-do-	Tomas D. Santos	1	Filipino	0-
-do-	Virginia A. Yap	10,001	Filipino	0-
-do-	Laurito E. Serrano	1	Filipino	0-
	Total	321,006		

# (3) Voting Trust Holders of 5% or More

There is no party holding any voting trust or any similar agreement for 5% or more of APC Group's voting securities.

# (4) Changes in Control

There is no arrangement which may result in a change in control of APC.

# Item 5. Directors and Executive Officers of the Registrant

All incumbent directors, elected on June 18, 2013 are to serve for a term of one (1) year until their successors shall have been duly elected and qualified. The names and ages of Directors and the executive officers of the Registrant are:

Name	Age/yrs.	Position	Nationality	
Willy N. Ocier	57	Chairman	Filipino	
Frederic C. DyBuncio	54	President/Director	Filipino	
Bernardo D. Lim	66	Director	Filipino	
Edmundo L. Tan	68	Director / Corporate Secretary	Filipino	
Virginia A. Yap	63	Director	Filipino	
Tomas D. Santos	62	Director-independent	Filipino	
Laurito E. Serrano	54	Director-independent	Filipino	
Jackson T. Ongsip	41	EVP-CFO	Filipino	

The Company's Board of Directors is vested by the by-laws of the Company over-all responsibility for the management of the Company's business. The Board of Directors elects the executive officers of the Company.

The Company amended its Amended By-Laws by adding Section 13 of Article IV providing rules and regulation for the nomination and election of independent directors and which amendment was approved by the SEC on November 28, 2006.

In compliance with SEC SRC Rule 38, the Corporations' Nomination Committee of the Corporate Governance Committee has adopted the following rules governing the nomination and election of independent directors:

- 1. <u>Period</u>. The Committee shall accept nominations for independent directors before the stockholders' meeting.
- 2. <u>Form and Contents</u>. The nominations shall be in writing signed by the nominating stockholder with the acceptance and conformity of the would-be nominee. It shall be indicated whether a nominee is intended to be an independent director, and must contain the nominee's age, educational attainment, work and/or business experience or affiliations.
- 3. <u>Qualifications</u>. The nominee for independent director must meet the minimum requirements and qualifications prescribed by law.
- 4. <u>Evaluation</u>. Copies of the nomination letters from the shareholders are circulated to the members of the Committee. The Committee sets a meeting to evaluate the nominations in accordance with the qualifications of the nominees and set policies and parameters for screening.
- 5. <u>List of Candidates</u>. The Committee prepares a final list of all candidates including a summary of relevant information about them. Only nominees whose names appear on the Final List of Candidates shall be eligible for election as Independent Directors. No other nominations shall be entertained after the Final List of Candidates shall have been prepared. No further nominations shall be entertained or allowed on the floor during the actual annual stockholders' meeting.

The Nomination Committee is composed of the following:

Edmund L Tan - Chairman Tomas D. Santos - Member Virginia A. Yap - Member

The composition of the Board of Directors and the incumbent executive officers of the Company are as follows:

#### MEMBERS OF THE BOARD

# Willy N. Ocier Chairman

Mr. Willy N. Ocier is the Chairman of APC Group Inc. and has been a director of the Company since 1999. He is the Chairman of Philippine Global Communications, Inc., Sinophil Corporation, Premium Leisure Amusement, Inc., Tagaytay Midlands Golf Club, Inc., The Country Club at Tagaytay Highlands, Inc., and the Spa and Lodge Inc. He is also the Chairman and President of Pacific Online Systems Corporation. He is the Co-Vice Chairman of Belle Corporation and Highlands Prime, Inc. and Vice Chairman of Tagaytay Highlands International Golf Club, Inc. He sits as Director of Leisure and Resorts World Corporation, IVantage Equities, and Toyota Corporation Batangas. He was the former President and Chief Operating Officer of Eastern Securities Development Corporation. He graduated from the Ateneo de Manila University with a Bachelor of Arts degree in in Economics.

# Frederic C. DyBuncio President

**Mr. Frederic C. DyBuncio** is the President, Chief Executive Officer, and Director of APC Group, Inc., and Belle Corporation. Concurrently, he is the Senior Vice President of Investments Portfolio of SM Investments Corporation. He is a Director of Atlas Consolidated Mining and Development Corporation, Sinophil Corporation, Indophil Resources NL, Pacific Online Systems Corporation, and Manila North Tollways Corporation. Prior to holding this post, he was a career banker who spent over 20 years with JP Morgan Chase and its predecessor institutions. He graduated from Ateneo de Manila University with a

Bachelor of Science degree in Business Management and finished a Master's degree in Business Administration program at Asian Institute of Management.

#### Bernardo D. Lim Director

Mr. Bernardo D. Lim is a Director of Philippine Global Communications, Inc. (2005 up to present). Before he joined APC Group, Mr. Lim was General Manager for Finance of P.T. Bakrie Sumatra Plantations in Indonesia. He assumed various positions in the firms he joined earlier: Vice President for Finance and Administration of Westinghouse Asia Controls Corporation and Cellophil Resources Corporation; Vice President and Treasurer of Atlantic Gulf & Pacific Company of Manila and AG&P Industrial Corporation; Vice President for Finance of Trans-Philippines Investment Corporation; Treasurer of Fluor Daniel/AG&P, Inc., Technoserve International Corporation, and Wire Rope Corporation of the Philippines. Mr. Lim was also Controller of Philippine Iron Mines.

Mr. Lim holds a Bachelor of Science in Business Administration degree from the University of the Philippines. He is a Certified Public Accountant.

Mr. Lim has been a Director since 2001. He retired from APC Group on March 31, 2014.

# Edmundo L. Tan Corporate Secretary and Director

Atty. Edmundo L. Tan is a Director and the Corporate Secretary of APC Group, Inc. from 2000 up to the present. He serves as Director and Corporate Secretary of Philippine Global Communications, Inc. from 2000 until his resignation as Corporate Secretary in 2010 and Aragorn Power and Energy Corporation from 2005 until his resignation as Corporate Secretary in 2012. He is currently a Director of Sinophil Corporation (2001 up to the present) and PRC MAGMA Resources, Inc. (2010 up to the present). He was elected director of OCLP Holdings, Inc. in July 2012 and likewise elected as Trustee of Philippine Dispute Resolution Center, Inc. (PDRCI) from 2011 up to the present. He serves as Corporate Secretary of BDO Unibank, Inc. from July 2007 up to the present.

Atty. Tan is the Managing Partner of Tan, Acut Lopez & Pison Law Offices (1993 up to present). He was formerly a Director of BDO Leasing & Finance, Inc. He was formerly the Chairman and President of EBC Strategic Holdings Corporation and Chairman of EBC Investments, Inc (2007-2009). He was formerly Senior Partner in Ponce Enrile Cayetano Reyes & Manalastas Law Offices, a Partner in Angara Abello Concepcion, Regala & Cruz Law Offices, and an Associate in Cruz Villarin Ongkiko Academia & Durian Law Offices.

# Virginia A. Yap Director

Ms. Virginia A. Yap, Filipino, is also a director of Belle Corporation and Sinophil Corporation. She holds key positions in the SM Group of Companies including being Treasurer of SM Development Corporation (SMDC), and Vice President-Office of the Chairman of the Board of Directors of SM Investments Corporation, SM Land, Inc. (formerly Shoemart, Inc.) and SM Retail, Inc. She is also Treasurer of SMDC and Highlands Prime Inc. She has been connected with the SM Group of Companies for the last twentynine years. She holds a Bachelor of Science in Commerce (Major in Accounting) degree from the University of Mindanao.

# Tomas D. Santos Independent Director

Mr. Santos, a Filipino, is also the President of Irvine Construction Corporation from 1994 to present. He is the owner of Shamu Marketing and the President of Filipino Chinese Youth Volunteer Fire Department, Inc. from 2011 to present.

Mr. Santos holds a Bachelor of Science in Business Administration degree from the University of the East.

Atty. Maritoni Z. Liwanag, no relation to the nominee, nominated Mr. Santos.

# LAURITO E. SERRANO Independent Director

Mr. Laurito E. Serrano is a Certified Public Accountant with a Masters in Business Administration degree from the Harvard Graduate School of Business. His area of specialization is Financial Advisory and Corporate Finance. Mr. Serrano currently serves as independent director and Chairman of the Audit and Risk Management Committee of Atlas Consolidated Mining and Development Corporation. He also serves as a director at Philippine Veterans Bank and a member of its Corporate Governance and Audit Committees; an independent director of Travellers International Hotel Group; and a director of MRT Development Corporation, among others. Mr. Serrano is also a former partner of the Corporate Finance Consulting Group of SGV & Co.

Atty. Israel L. Pison, no relation to the nominee, nominated Mr. Laurito E. Serrano.

### **Independent Directors**

Mr. Tomas D. Santos was re-elected and Mr. Laurito E. Serrano was elected as independent directors during the 18 June 2013 annual stockholders meeting to comply with the requirements set forth in Section 38 of the Securities Regulation Code.

Currently, no independent director has exceeded the five (5) year term limit per SEC Memorandum Circular No. 9, Series of 2011.

The nomination, pre-screening and election of independent directors were made in compliance with the requirements of the Code of Corporate Governance and the Securities and Exchange Commission's Guidelines on the Nomination and Election of Independent Directors which have been adopted and made part of the Corporation's By-Laws.

# Nominees for Independent Directors

On 04 August 2014, the Nomination Committee constituted by the Company's Board of Directors, indorsed the nomination by Maritoni Z. Liwanag and Martin Israel L. Pison in favor of Mr. Tomas D. Santos and Mr. Laurito E. Serrano, respectively, for their re-election as independent directors.

The Nomination Committee, composed of Edmundo L. Tan, Tomas D. Santos and Virginia A. Yap have determined that the nominees for independent director possess all the qualifications and has none of the disqualifications for independent director as set forth in the Company's Manual on Corporate Governance and Rule 38 of the Implementing Rules of the Securities Regulation Code (SRC).

#### **Family Relationships**

None

### Significant employee

There is no significant employee.

# **Involvement in Certain Legal Proceedings**

As of the date of this information statement, the Company is not aware of any if the following events wherein any of its directors, nominees for election as director, executive officers, underwriter or control person were involved during the past five (5) years:

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

### Parent of Registrant and Basis of Control

Belle Corporation owns 3,500,000,000 shares of the Company's capital stock or 46.59%.

### **Certain Relationships and Related Transactions**

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. This includes: (a) individuals owning, directly or indirectly through one or more intermediaries; (b) associates; (c) individuals owning, directly or indirectly, an interest in the voting power of the Company that gives them significant influence over the Company, key management personnel, including directors and officers of the Company and close members of the family of any such individual and; (d) affiliate, which is a party that, directly or indirectly through one or more intermediaries, control, is controlled by, or is under common control with the Company. Related party transactions pertain to the availment of noninterest-bearing advances from a stockholder and other related parties. The details of advances from related parties are as follows:

Amount/ Volume of Advances to Year Transactions (Advances from) Terms Conditions Category Stockholder Belle Advances (¥79,406,947) On demand; Unsecured 2013 ₽\_ 2012 2011 (79,406,947) Noninterest-bearing (79,406,947) Affiliate of APC Properties Broad Field Properties Limited 2013 Advances On demand; Unsecured 2012 Noninterest-bearing 2011 (53,198,769) Associate Airstream Broadband Advances 2013 On demand; Unsecured (12,078,998) 2012 Noninterest-bearing 5,295 2011 (12,078,998)Receivables 2013 On demand; Unsecured 2012 Noninterest-bearing 2011 118,260 APC Distribution Advances 2013 On demand; Unsecured 2012 Noninterest-bearing 2011 (11,920,871) Receivables 2013 On demand; Unsecured 2012 Noninterest-bearing 7,280 2011 PRC-Magma Energy Resources, Inc Advances 2013 On demand: No impairment; 2012 Unsecured Noninterest-bearing (2,234,363)2011 2,234,363 Others Advances 2013 On demand; Unsecured 2012 Noninterest-bearing 2011 (26,358)Total: (<del>P79,406,947</del>) Advances from related parties 2013 2012 (91,485,945) 2011 (158,866,306)

Compensation and benefits of key management personnel of the Company for the year ended December 31 consists of the following:

2011

Advances to related parties

125,540

	2013	2012	2011
Salaries and short-term employee	•	•	_
benefits	₽4,808,046	<b>₽</b> 7,400,645	₱6,941,223
Retirement costs	285,400	348,000	251,000
	₽5,093,446	₽7,748,645	₽7,192,223

# **Summary Compensation Table (Annual Compensation – In Pesos)**

The aggregate compensation paid or incurred during the last two fiscal years and estimated to be paid in the ensuing fiscal year to the President, Chief Executive Officer, and Chief Finance Officer of the Company are as follows:

Name and Principal Position	Year	Salary	Other Variable Pay
Willy N. Ocier <sup>1</sup>			
Bernardo D. Lim <sup>1</sup> *			
Frederic C. DyBuncio <sup>1</sup>			
Jackson T. Ongsip <sup>1</sup>			
CEO 9 Mart II' al la Camana de la	Actual 2012	7,400,645	240,000
CEO & Most Highly Compensated Executive Officers	Actual 2013	4,808,046	150,000
Executive Officers	Estimated 2014	2,599,137	0
A II Ovlasse CC	Actual 2012	0	0
All Other officers as a group	Actual 2013	0	0
umanea	Estimated 2014	0	0

<sup>&</sup>lt;sup>1</sup>CEO and Most Highly Compensated Executive Officers

Except as provided above, there are no other officers of the Company receiving compensation.

# **Compensation and Remuneration Committee**

Willy N. Ocier - Chairman Edmundo L. Tan - Member Virginia A. Yap - Member

#### **Compensation of Directors**

Each director is entitled to a transportation allowance of P 5,000 per board meeting attended to cover transportation expenses.

There is no employment contract between the Company and any of its executive officers. In addition, there are no compensatory plans or arrangements with any executive officer/director that resulted in or will result from the resignation, retirement or termination of such executive officer/director or from change-in-control in the Company.

#### **Options Outstanding**

None. All outstanding options of all executive officers and directors expired in 1999.

<sup>\*\*</sup> Resigned as of March 31, 2014

# **No Action on Compensation Plans**

No action will be taken on the Registrant's Compensation Plans.

# **Independent Public Accountants**

Sycip Gorres Velayo & Co., the Company's external auditors for 2013-2014 will be recommended for reappointment as such for the current year.

Representatives of Sycip Gorres Velayo & Co. are expected to be present at the Annual Meeting to respond to appropriate questions and will be given an opportunity to make a statement, if they so desire.

In 2013, Christine G. Vallejo was assigned as SGV's partner-in-charge for the company. Her appointment shall not exceed five (5) years in compliance with SRC Rule 68.

The Audit Committee is composed of the following:

Laurito E. Serrano - Chairman Bernardo D. Lim - Member Virginia A. Yap - Member

#### **OTHER MATTERS**

# **Action With Respect To Reports**

The Registrant will seek the approval by the stockholders of the minutes of the previous stockholders' meeting during which the following were taken up: (1) call to order; (2) proof of notice of meeting; (3) certification of quorum; (4) approval of the minutes of the previous meeting of stockholders; (5) approval of 2013 operations and results; (6) ratification of all acts and proceedings of the Board of Directors, Executive Committee and management; (7) election of directors; (8) appointment of SGV as external auditors; (9) other matters /adjournment.

The Company will also seek approval by the stockholders of the 2013 operating and financial reports contained and discussed in the annual report and made part of this Information Statement. Approval of the reports will constitute approval and ratification of the acts of management and of the Board of Directors for the past year.

# Ratification of All Acts, Decisions and Proceedings of the Board of Directors and Management since the Last Annual Meeting.

As a matter of corporate policy, Management seeks the approval and ratification by the stockholders of all the acts, contracts, investments and resolutions of the Board of Directors and Management since June 18, 2013, the last annual meeting. These are reflected in the minutes of the meeting of the Board of Directors in their regular reports and disclosures to the Securities and Exchange Commission and the Philippine Stock Exchange. The following enumerates some of the resolutions passed and acted upon by the Board, Officers and Management.

- 1. Election of officers, appointment of Chairman and members of the Executive Committee, creation of Corporate Governance Committees consisting of the Audit Committee, Compensation and Remuneration Committee and Nomination Committee.
- 2. Approval Confirmation and Authorization for the release of the Company's Annual Audited Financial Report for the periods ended 31 December 2012 and 31 December 2013.
- 3. Authority to receive communications from and represent the Corporation with the Mines and Geosciences Bureau.
- 4. Authority to sign the Bank Remittance List Advice for the corporation's payroll..
- 5. Availment of Pacific Star Branch BPI Bank's Payroll Services.
- 6. Sale of Philcom shares to Premier Global Resources Corporation.
- 7. Submission of 2013 Corporate Governance Guidelines Disclosure Survey.
- 8. Authorized signatory of SEC Form 17-Q due on May 14, 2014
- 9. Authorized company signatories to all transactions with banks, financial institutions and other entities.
- 10. Creation of a Risk Management Committee.
- 11. Approval of the Revised Manual on Corporate Governance.
- 12. Approval of the Company's Code of Ethics, Guidelines on Acceptance of Gifts, Guidelines on Travel Sponsored by Business Partner, Guidelines on Placement of Advertisements, Insider Trading Policy, and Policy on Accountability, Integrity and Vigilance.
- 13. Authorized signatories to endorse certificates for lodging and conversion to scripless form with the Philippine Stock Exchange.
- 14. Setting of record date for the Annual Stockholders Meeting to August 7, 2014.

# **Amendment of Charter and other Documents**

In a meeting of the Board of Directors held July 23, 2014, the Board approved the amendment of Third Article of the Company's Articles of Incorporation pursuant to SEC Memorandum Circular No. 6, Series of

2014, to update current address of the Company from 10th floor to 8th Floor of Philcom Building at 8755 Paseo de Roxas, Makati City.

#### **Other Proposed Actions**

The following are to be proposed for approval during the stockholders meeting:

- 1. Minutes of the Previous Meeting of Stockholders;
- 2. 2013 Operations and Results;
- 3. Ratification of All Acts and Proceedings of the Board of Directors, Executive Committee and Management;
- 4. Amendment of Article III of the Articles of Incorporation to update the current address of the Company;
- 5. Election of Directors;
- 6. Appointment of External Auditor;
- 7. Other Matters.

#### **Voting Procedures**

- (a) The actions to be taken at the Annual Stockholders' Meeting shall require the vote of the stockholders representing at least a majority of the Company's outstanding capital stock.
- (b) Each stockholder shall be entitled to vote in person and by proxy and, unless otherwise provided by law, he shall have one vote for each share of stock entitled to vote and recorded in his name in the books of the Company. Elections and all questions shall be decided by the plurality of vote of stockholders present in person or by proxy and entitled to vote thereat, a quorum being present, except in cases where other provision is made by statute. Unless required by law, or demanded by a stockholder present in person or by proxy, and entitled to vote thereat, the vote on any question need not be by ballot. On a vote by ballot, each ballot shall be signed by the stockholder voting or in his name by proxy if there be such proxy, and shall state the number of shares voted by him.
- (c) The top seven nominees garnering the highest number of votes will be deemed elected as members of the Board of Directors. The By-Laws of the Company is silent as to the method by which votes are to be counted. In practice, however, the same is done by the raising of hands or viva voce. The Chairman of the meeting shall count the votes and shall cause the Corporate Secretary to record the same in the minutes of the meeting.
- (d) The Canvassing Committee, chaired by the Corporate Secretary, will be responsible for counting votes based on the number of shares entitled to vote owned by the stockholders who are presented by proxies in the Annual Meeting of the Stockholders.

#### **Corporate Governance**

APC has been monitoring compliance with SEC Memorandum Circular No. 2, Series of 2002 as amended by SEC Memorandum Circular No. 6, Series of 2009, as well as other relevant SEC circulars and rules on good corporate governance. On 31 July 2014, APC submitted its Revised Corporate Governance Manual in compliance with SEC directive of 26 January 2011. All directors, officers, and employees complied with all the leading practices and principles of good governance as embodied in the Company's Manual of Corporate Governance. The Company complied with the appropriate performance self-rating assessment and performance evaluation system to determine and measure compliance with the Manual of Corporate Governance.

The Company is unaware of any non-compliance with or deviation from its Manual of Corporate Governance by any of its directors, officers and employees during the previous year. The Company will

continue to monitor compliance with the SEC Rules of Corporate Governance, and shall remain committed in ensuring the adoption of other systems and practices of good corporate governance to enhance its value to its shareholders.

In the Organizational Meeting of the duly elected Board of Directors held immediately after the Stockholders' Meeting on June 18, 2013 the new members of the Nomination Committee, Compensation and Remuneration Committee and Audit Committee were elected. On 28 March 2014, the Board approved the company's 2013 Corporate Governance Guidelines Disclosure Survey for submission to the Philippine Stock Exchange. In a meeting of the Board of Directors held July 23, 2014, the Board approved the creation of the Risk Management Committee. The Board likewise approved the Company's Code of Ethics, Guidelines on Acceptance of Gifts, Guidelines on Travel Sponsored by Business Partner, Guidelines on Placement of Advertisements, Insider Trading Policy, and Policy on Accountability, Integrity and Vigilance.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This is signed in the City of Pasig this 22<sup>th</sup> day of August 2014.

APC GROUP, INC.

EDMUNDO L. TAN
Corporate Secretary

#### MANAGEMENT REPORT

#### APC GROUP, INC.

**APC GROUP, INC.** (**APC or the Company**) was registered with the Securities & Exchange Commission (SEC) on October 15, 1993 for the primary purpose of engaging in oil and gas exploration and development in the Philippines. The Company's shares of stock were approved for listing with the Manila Stock Exchange on February 16, 1994. The Company is 46.59% owned by Belle Corporation, another publicly-listed company.

On April 30, 1997, the Securities and Exchange Commission approved the change of the Company's primary purpose from oil and gas exploration to that of a holding company.

In 2005, the Parent Company created new companies, namely, Aragorn Power and Energy Corporation (APEC), Aragorn Coal Resources, Inc. (Aragorn Coal) and APC Mining Corporation (APC Mining). These companies were established in line with the government's thrust in developing the country's energy and mining sectors. The prospects in these industries are bolstered by the government's decision to open up this sector to foreign investors. Thus, APC will concentrate in energy resource exploration and development and pursue mining activities. The government's thrust to encourage investments in these sectors augurs well with the Company's investment direction.

#### **Employees**

APC Group and subsidiaries had a total of 7 employees as of December 31, 2013.

#### **SUBSIDIARIES**

#### **Aragorn Power and Energy Corporation**

APEC is still on the pre-operating stage. It was established to engage in energy resource exploration and development.

Kalinga Apayao Geothermal Service Contract.

In 2008, the APEC was granted a Geothermal Service Contract (GSC) by the Department of Energy (DOE) located in the Province of Kalinga. The GSC was granted after a Certificate Precondition (CP) from the National Commission of Indigenous People (NCIP), covering a major portion of the geothermal service area, was secured. The GSC was converted into a Geothermal Renewable Energy Service Contract (GRESC) in late March 2010 to avail of the incentives provided under the Renewable Energy Act of 2008. As of March 28, 2014, the consent of 9 out of eleven ancestral domains has been secured covering 85% of the geothermal service contract area.

In November 2010, APEC and its partner Guidance Management Corporation (GMC) formed a partnership with Chevron Geothermal Philippines Holdings, Inc. (Chevron) in developing the geothermal area in November 2010. The parties signed a Farm-out Agreement which gives APEC and GMC the option to take an equity position of up to 40% in the geothermal project. The parties also signed a Joint Operating Agreement. Under the agreement, Chevron will be responsible for the exploration, development and operation of the steam field and power activities. The effectivity of the two agreements hinges on the approval by the government of the application for a Financial and Technical Assistance Agreement (FTAA). Under the Renewable Energy (RE) Act of 2008, a foreign company can own majority interest in an RE company provided the Service Contract is converted into an FTAA. The application for an FTAA has been filed with the DOE

The project involves the development of steam fields that can generate around 100 megawatts (MW) of new capacity, providing an additional source of clean, indigenous and reliable base load power to the Luzon grid. A 100 MW geothermal project will approximately cost US\$300 million. This GRESC will be the first major international investment in the country under the Renewable Energy Act of 2008.

As at December 31, 2013, APEC accomplished exploration activities that include Geological and Geochemical surveys and the Magneto Telluric Geophysical survey has been completed. Community development projects were also undertaken in the various ancestral domains.

Sub-Phase 3 (Drilling of Exploratory wells) of the exploration work program will be done in 2015. The exploration wells will take about six months to complete. If the results of the exploration wells prove positive, construction of the power plant will then be started. Although there is a delay in the drillings of exploration wells, efforts will be exerted to come close to the targeted 2018 commercial operations.

In October, 2013, the DOE approved a one (1) year extension of the term of Geothermal Service Contract.

# PRC-MAGMA Energy Resources Inc.

PRC-Magma is still in its pre-operating stage. It was registered with the SEC on June 10, 2009 to engage in the business of exploration, development, and exploitation, and processing of renewable and non-renewable energy resources, including but not limited to wind, power, solar power, hydropower, biofuels, biomass, and coal; exploration, mining and processing of metalliferous and non-metalliferous mineral and ore resources; trading and supply of energy and mineral resources; and generation of electric power using energy resources.

In March 2010, the GRESC for Mainit-Sadanga in Mountain Province and Buguias-Tinoc in Benguet and Ifugao Provinces were awarded to PRC-Magma. Remote sensing studies and re-evaluation of previous studies were conducted which highlighted potential geothermal prospect areas that warrant further investigation. Interpretations of processed Shuttle Radar Topology Mission (SRTM) Imageries are ongoing.

Mainit-Sadanga Geothermal Project. The Mainit-Sadanga Geothermal Project has a total area of 58,911 hectares. It has a power generation potential of 60-100 MW. From the initial investigations, two volcanic centers representing two separate geothermal reservoirs are possibly present in the area located in south-southwest of Kalinga.

Buguias-Tinoc Geothermal Project. The Buguias-Tinoc Geothermal Project has a total area of 35, 424 hectares covering two municipalities of Benguet Province as well as two municipalities of Ifugao Province. It also has a power potential of 60-100MW. Previous studies involving resistivity surveys identified a clear low resistivity anomaly encompassing an approximately 7.5 sq. kilometers in Tukukan area which coincided with the occurrence of thermal manifestations. Present data suggest a highly prospective geothermal reservoir, a majority portion of which lies outside the Mt. Pulag National Park.

# **Aragorn Coal Resources, Inc.**

Aragorn Coal is still in the pre-operating stage. It was established to engage in coal resource exploration and development. It has a Coal Operating Contract (COC) with the Department of Energy (DOE) signed in January 2007 located in Isabela covering 3000 hectares.

The Isabela project has been put on hold because of the anti-mining sentiment of the local government units and the community. Partial exploration works had been conducted and will be resumed once LGU/community acceptance is secured. The COC is adjacent to the coal areas of PNOC.

The COC in Masbate was dropped because the coal deposit is deep seated and not of commercial quantities.

# **APC Mining Corporation**

The Company has dropped all applications for exploration permits.

#### **Environment and General Services, Inc.**

EGSI, which is engaged in manpower services, was sold in early 2013.

### OTHER SUBSIDIARIES

**APC Cement Corporation** was established to engage in the manufacture of cement. The cement plant was envisioned to manufacture 1.5 million tons of cement a year. The company has two (2) Mineral Production and Sharing Agreements (MPSA) with the DENR-MGB covering more than 1,000 hectares of land containing limestone deposits. The project is located in the Municipality of Ginatilan in Southern Cebu.

From November 2010 up to April 2011, thirteen (13) holes were drilled covering an area of approximately 29 hectares. Proven and probable reserves in the drilled area are sufficient to supply the limestone requirements of the cement plant for more than 50 years.

A Revised Feasibility Study for a 1.5 million Metric Tons Cement Project was prepared in July 2011. The study concluded that the cement project is financially viable offering an attractive rate of return. Management is currently seeking for prospective partners.

# MARKET INFORMATION

The principal market where the registrant's common equity is traded is the **Philippine Stock Exchange.** 

The high and low sales prices for each quarter within the last two fiscal years of registrant's common shares as quoted on the Philippine Stock Exchange are as follows:

Quarter	201	14	20	13	2012		
	High	Low	High	Low	High	Low	
First Quarter	.72	.59	.95	.74	.78	.67	
Second Quarter	.82	.60	.93	.70	.71	.62	
Third Quarter	-	-	.81	.63	.70	.60	
Fourth Quarter	-	-	.77	.62	.88	.60	

The price information as of the close of the latest practicable trading date, 20 August 2014, is P0.90.

# Recent sale of Unregistered or Exempt Securities

There was no recent sale of unregistered or exempt securities.

# **SECURITY HOLDERS**

As of July 31, 2014, Registrant had 613 shareholders of common equity. On the said date, the following were the Top 20 registered shareholders of the common equity of the Company:

	No. of Common Shares Held	Percentage owned out of Total outstanding
		common shares
Belle Corporation	3,500,000,000	46.59
2. PCD Nominee Corporation – Filipino	1,718,361,702	22.88
3. PCD Nominee Corporation-Non-Filipino	453,444,463	6.04
4. Dominion Equities, Inc.	340,000,000	4.53
5. Compact Holdings, Inc.	281,000,000	3.74
6. Eastern Sec. Dev. Corp. – Non Filipino	230,000,000	3.06
7. Integrated Holdings, Inc.	180,000,000	2.40
8. Elite Holdings, Inc.	168,500,000	2.24
9. Parallax Resources, Inc.	165,722,334	2.21
10. Equinox International Resources Corp.	100,000,000	1.33
11. Richold Investor Corporation	100,000,000	1.33
12. Gilt-Edged Properties, Inc.	68,616,665	0.91
13. Headland Holdings Corporation	55,500,000	0.74
14. Eastern Sec. Dev. Corp.	23,869,114	0.32
15. Lim Siew Kim	18,000,000	0.24
16. Tak Chang Investments Co., Ltd.	18,000,000	0.24
17. Coscolluela, William V.	10,000,000	0.13
18. Reyes, Vicente O. ITF:Peter Paul Phil. Cor	8,332,000	0.11
19. Dharmala Sec. (Phils), Inc.	5,050,000	0.07
20. Singson, Evelyn R. ITF: Gilt-Edged Prop.	3,933,333	0.05

#### **DIVIDENDS**

Dividends shall be declared only from the surplus profit and shall be payable at such time and in such manner and in such amounts as the Board of Directors shall determine. No dividends shall be declared which would impair the capital of the Corporation. The Company has not declared any dividends on common stock since the time it was incorporated. The Company is not in a position to declare cash dividends because of its huge deficit.

#### FINANCIAL AND OTHER INFORMATION

#### **Financial Statements**

The audited Consolidated Financial Statements and Supplementary Schedules for the year 2013 are filed as part of this Form 20IS.

# Changes in and Disagreement with Accountants on Accounting and Financial Disclosures

No principal accountant or independent accountants of the registrant has resigned, was dismissed or has ceased to perform services during the two (2) most recent fiscal years or any subsequent interim period.

There have been no disagreements with any accountant or any matter of accounting principles or practices, financial statement disclosure or auditing scope of procedure.

#### **External Audit Fees and Services**

- 1. Audit fees for the audit of the Company's annual financial statements amounted to P545,000 for 2013 and P780.000 for 2012.
- 2. a. No other assurance and related services were rendered in 2013 and 2012.
  - b. No tax services were rendered by the external auditor in 2013 and 2012.
  - c. There were no other fees paid to the external auditor in 2013 and 2012.
  - d. The audit committee approved the policies and procedures of the above services. The Board of Directors has established an audit committee to provide oversight of the external audit function and review of the internal audit function of the company.

Among the policies and procedures of the audit committees are:

- To monitor the integrity of the financial statements of the organization including the audited annual financial statement, the related financial internal controls and risk management system.
- . To make recommendations to the Board on the appointment of the external auditor and to approve their remuneration and terms of engagement.
- . To receive and consider the external audit plan in particular the adequacy of staffing and to recommend its acceptance to the Board.
- . To review and monitor the external auditor's independence and objectivity and the

effectiveness of the audit process and to review the performance of the external auditor.

- To advise the board on policy in respect of the engagement of the external auditor to supply non-audit services.
- . To ensure compliance with all legal and regulatory issues in respect of financial reporting.

#### MANAGEMENT'S DISCUSSION OR PLAN OF OPERATION

# FULL YEAR 2013 compared to FULL YEAR 2012

#### **Income Statement**

Loss before income tax for the year 2013 amounted to P63.6 million while income before income tax amounted to P5.9 million for the year 2012. The increase in loss of P69.6 million was due to the increase in provision for impairment of deferred exploration costs and mining rights (P29.7 million), increase in other expense (P18.2 million), decrease in fair value gain on investment property (P25.3 million), partially offset by the increase in gain on sale of investments in subsidiary (P3.3 million).

- •Additional provision for impairment of deferred exploration costs and mining rights amounted to P46.8 million following the discontinuance of all mining projects under APC Mining Corporation.
- •Other expense in 2013 amounting to P11.9 million resulted mainly from a deconsolidation of a subsidiary compared to other income in 2012 amounting to P6.3 million which resulted mainly from reversal of impairment loss on investment and advances.
- •There was no increase in fair value of the property located in Cebu for the cement project in 2013 compared to an increase of P25.3 million in 2012.
- •Gain on sale of available-for-sale financial assets in 2013 amounted to P9.2 while gain on sale of investments in subsidiary in 2012 amounted to P5.9 million.

Net loss in 2013 compared to net income in 2012 amounted to P71.4 million and P5.2 million, respectively.

Other comprehensive loss amounted to P6.1 million and P1.3 million in 2013 and 2012, respectively. The increase in loss of P4.9 million was due to the increase in unrealized mark-to-market loss on available for sale financial assets amounting to P2.0 million and the increase in re-measurement loss on defined benefit obligation amounting to P3.1 million.

As a result, total comprehensive loss amounted to P77.5 million in 2013 compared to total comprehensive income of P4.0 million in 2012.

#### **Balance Sheet**

Total assets amounted to P368.1 million as of December 31, 2013 compared to P518.6 million as of December 31, 2012. The decrease of P150.5 million was due to:

- •The increase in Cash (P29.1 million) was due mainly to collection of receivables from the sale of APC Properties, Inc. and APC Distribution Networks, Inc. which were sold in late 2012 and the sale of Environment and General Services, Inc. (EGSI) in 2013, which generated total cash proceeds of P49.7 million, partially offset by disbursements for operating activities (P12.7 million) and deferred exploration cost (P6.3 million).
- •Decrease in Receivable (P14.0 million) was mainly due to collection of receivables from sale of investment in APC Properties and APC Distribution in 2012 (P24.7 million) partially offset by the additional receivable resulting from the sale of available-for-sale financial assets (P9.2 million).
- •The decrease in Other Current Assets (P1.8 million) was mainly due to the deconsolidation of a subsidiary.
- •Non Current Assets decreased by P44.2 million was due to the provision for impairment of deferred exploration costs of APC Mining Corporation (P46.8 million) and the fair value

adjustment of available-for-sale financial assets (P4.0 million), partially offset by the additional deferred exploration costs (P7.3 million)

Total Liabilities amounted to P189.1 million as of December 31, 2013 compared to P262.1 million as of December 31, 2012. The decrease of P73.0 million was mainly due to the sale of a subsidiary (P78.0 million) partially offset by the increase accrued retirement costs (P2.6 million).

Stockholder's equity decreased by P77.5 million from P256.5 million as of December 31, 2012 to P179.0 million as of December 31, 2013.

Below are the key performance of the Company and its majority- owned subsidiaries

		2013	2012
EBITDA	Earnings before interest, tax,	(P70.3	
	depreciation and amortization	million)	P6.7 million
Current ratio	Current assets over current		
	liabilities	84.6%	107.8%
Return on assets	Net income (loss) over total		
	assets	(19.4%)	1.0%
Stockholders'	Stockholders' equity over total		
equity ratio	assets	48.6%	49.5%
Debt to equity	Total liabilities over stockholders'		
ratio	equity	105.7%	102.2%

The Company does not foresee any cash flow problems during the next twelve months. The Company has enough cash to meet cash requirements in 2014.

The Company has no off-balance sheet transactions.

As of December 31, 2013, except for what have been mentioned in the preceding, there were no material events or uncertainties known to management that had a material impact on past performance, or that would have a material impact on the future operations, in respect of the following:

- (A) Known trends, demands, commitments, events or uncertainties that would have a material impact on the company;
- (B) Material commitments for capital expenditure;
- (C) Known trends, events or uncertainties that are expected to have a material impact on revenues from continuing operations;
- (D) Significant elements of income or loss that did not arise from the Company's continuing operations aside from those mentioned in this report;
- (E) Seasonal aspects that had a material impact on the company's results of operations; and
- (F) Material changes in the financial statements of the Company from the year ended December 31, 2012 to December 31, 2013.

# FULL YEAR 2012 compared to FULL YEAR 2011

#### **Income Statement**

Income before income tax for the year 2012 amounted to P5.9 million compared to P5.3 million for the year 2011. The increase of P0.6 million was due to fair value gain on investment property (P25.3 million), lower provision for impairment of deferred exploration costs and mining rights (P7.6 million) and higher other income (P2.7 million), partially offset by the lower gain on sale of investment and available-for-sale financial assets (P32.6 million), higher general and administrative expenses (P3.7 million).

- •Fair value gain on investment properties amounted to P25.3 million in 2012 representing the increase in the value of the property located in Cebu for the cement project. This compares with the fair value gain of P0.05 million in 2011.
- •Other income in 2012 (P6.3 million) resulted from the reversal of impairment loss on investments and advances while other income in 2011 (P3.7 million) was mainly due to rental income of a subsidiary.
- •Gain on sale of investments and available-for-sale financial assets amounted to P6.0 million in 2012 representing the sale of shares of stocks of majority-owned APC Properties, Inc and minority-owned APC Distribution Networks, Inc., compared to P38.5 million in 2011 representing the sale of Belle shares owned by a subsidiary.
- •An additional provision for impairment of deferred exploration costs and mining rights of P7.6 million was made for APCM and ACRI.

Net income in 2012 and 2011 amounted to P5.2 million and P8.7 million, respectively.

Other comprehensive loss amounted to P1.3 million and P38.0 million in 2012 and 2011, respectively. The decrease of P36.7 million was due to the realized gain on available-for-sale financial assets from Belle shares owned by a subsidiary booked in 2011 amounting to P38.6 million and the increase in remeasurement gain on defined benefit obligation (P2.4 million), partially offset by the decrease in unrealized mark-to-market gain on available-for-sale financial assets (P4.0 million).

As a result, total comprehensive income amounted to P4.0 million in 2012 compared to total comprehensive loss of P29.2 million in 2011.

# **Balance Sheet**

Total assets amounted to P518.6 million as of December 31, 2012 compared to P575.3 million as of December 31, 2011. The net decrease of P56.8 million was due to:

- •The increase in Cash (P25.0 million) was due mainly to collection of receivables (P40.1 million) basically from the sale of shares of stocks, proceeds from sale of APC Properties, Inc. and APC Distribution Networks, Inc. (P17.6 million), consolidation of PRC Magma in APC Group's financial statements (P13.1 million), partially offset by cash used for operations (P16.3 million) and expenditures for exploration and development activities (P27.3 million).
- •Decrease in Receivable (P72.7 million) mainly due to collection of receivables from sale of assets available for sale (P28.6 million) and reclassification of EGSI Receivables to Assets classified as held for sale (P56.6 million).
- •The decrease in Other Current Assets (P30.5 million) mainly due to the reclassification of EGSI Other Current Assets to Assets classified as held for sale (P31.3 million).

•Assets Classified as held for Sale (P119.6 million) represent EGSI's assets lumped together in accordance with existing accounting standards. As mentioned earlier, EGSI is up for sale. These include Receivables (P65.6 million), cash (P2.2 million), equipment (P3.9 million) and Other Current Assets (P37.1 million).

•Non Current Assets decreased by P98.0 million with P12.1 million coming from EGSI, sale of APC Properties, Inc. and APC Distribution Networks, Inc. (P107.0 million), consolidation of PRC Magma (P22.7 million), increase in valuation allowance on deferred exploration costs and other investments (P17.6 million), partially offset with increase deferred exploration costs (P48.9 million), fair value gain on investment properties in Ginatilan, Cebu (P25.3 million).

Total Liabilities amounted to P262.1 million as of December 31, 2012 compared to P314.4 million as of December 31, 2011. The decrease of P52.4 million was due to the decrease in advances from a third party resulting from the sale of APC Properties, Inc. and APC Distribution Networks, Inc. (P65.1 million), partially offset with net reclassification of EGSI Liabilities to Liabilities directly associated with assets as held for sale (P16.5 million).

Stockholder's equity decreased to P256.5 million as of December 31, 2012 from P260.9 million as of December 31, 2012 or by P4.4 million

Below are the key performance of the Company and its majority – owned subsidiaries.

		2012	2011
EBITDA	Earnings before interest, tax,		
	depreciation and amortization	P6.7 million	P2.8 million
Current ratio	Current assets over current		
	liabilities	107.8%	74.3%
Return on assets	Net income (loss) over total assets	1.0%	(1.5%)
Stockholders'	Stockholders' equity over total		
equity ratio	assets	49.5%	45.3%
Debt to equity	Total liabilities over stockholders'		
ratio	equity	102.2%	120.5%

# 2<sup>nd</sup> QUARTER 2014 Management's Discussion and Analysis

# PART I - FINANCIAL INFORMATION

# Item 1. Financial Statements

# APC GROUP INC. AND SUBSIDIARIES Consolidated Statements of Financial Position June 30, 2014

ASSETS		June 2014		December 31 2013 (Audited)
Current Assets	n	92 972 675	ъ	72 754 007
Cash and cash equivalents	P	82,872,675	Р	73,754,007
Trade and other receivables		773,263		11,346,682
Available-for-sale financial assets		84,921		84,921
Other current assets		6,065,651		5,805,854
Total Current Assets		89,796,509		90,991,464
Noncurrent Assets				
Available-for-sale financial assets		145,685,100		28,185,100
Property and equipment		475,748		678,112
Investment properties		156,986,106		156,986,106
Other noncurrent assets - net		92,336,529		91,229,241
Total Noncurrent Assets		395,483,482		277,078,559
Total Assets	P	485,279,991	Р_	368,070,023
LIABILITIES AND EQUITY				
Current Liabilities				
Trade and other payables	P	25,349,704	P	28,008,877
Income tax payable		-		98,016
Advances from related parties		91,977,070		79,406,947
Total Current Liabilities	_	117,326,774		107,513,840
Noncurrent Liabilities				
Subscriptions payable		75,161,959		75,161,959
Accrued retirement costs		2,803,900		6,422,300
Total Noncurrent Liabilities		77,965,859		81,584,259
Total Liabilities	_	195,292,633		189,098,099
Equity Attributable to Equity Holders of the Parent Company				
Capital Stock		6,388,012,148		6,388,012,148
Additional paid-in capital		1,613,942,094		1,613,942,096
Unrealized mark-to-market gain on available-for-sale financial assets		132,500,000		15,000,000
Gain on dilution		226,304		226,304
Remeasurement loss on defined benefit obligation		(2,634,205)	1	(2,634,205)
Deficit		(7,807,162,832)		(7,799,599,734)
Treasury sahres		(29,435,220)		(29,435,220)
Total Equity Attributable to Equity Holders of the Parent Company		295,448,289		185,511,389
Equity Attributable to Non-controlling Interests		(5,460,930)	1	(6,539,465)
Total Equity		289,987,359		178,971,924
Total Liabilities and Equity	P	485,279,991	P _	368,070,023

# APC GROUP INC. AND SUBSIDIARIES Consolidated Income Statements June 30, 2014

	2nd Quarter 2014 (April-June)	YTD 2014 (JanJune)	2nd Quarter 2013 (April-June)	YTD 2013 (JanJune)
INCOME (EXPENSES)				
General and administrative	(3,352,354)	(8,084,520)	(3,513,013)	(7,719,387)
Interest Income	216,770	404,469	404,071	727,005
Gain/loss on sale of investments	-	-	500,000	500,000
Loss on sale of investment in subsidiary	_		(14,347,769)	(14,347,769)
INCOME (LOSS) BEFORE INCOME TAX	(3,135,584)	(7,680,051)	(16,956,711)	(20,840,151)
Provision for Income tax-current	(70,524)	(83,714)		
NET INCOME(LOSS) P	(3,206,107) P	(7,763,764)	P (16,956,711)	P (20,840,151)
OTHER COMPREHENSIVE INCOME (LOSS) Unrealized mark-to-market gain on				
available-for-sale financial assets	126,000,000	132,500,000	(1,000,000)	(2,000,600)
TOTAL COMPREHENSIVE INCOME (LOSS)	122,793,893	124,736,236	(17,956,711)	(22,840,751)
Income/loss attributable to:				
Equity holders of the Parent Company		(7,563,099)		(20,723,223)
Non-controlling interests		(200,666)		(116,928)
		(7,763,764)		(20,840,151)
Total comprehensive income/loss attributable to:				
Equity holders of the Parent Company		124,936,901		(22,723,823)
Non-controlling interests		(200,666)		(116,928)
		124,736,236		(22,840,751)
Basic/Diluted Earnings (Loss) Per common Shar				
(P7,563,764)/7,504,203,997 June 30,2014	P	(0.0010)		P (0.0028)
(P20,723,223)/7,504,203,997 June 30, 2013				
Weighted average number of common shares:				
Total common shares		7,511,809,997		7,511,809,997
Less: Treasury shares		(7,606,000)		(7,606,000)
Weighted average common shares		7,504,203,997		7,504,203,997

# APC GROUP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

	June 2	June 2014 June 2013		13
	Number of		Number of	
	Shares	Amount	Shares	Amount
CAPITAL STOCK				
P 1 par value				
Authorized				
Preferred shares	6,000,000,000 I	6,000,000,000	6,000,000,000 P	6,000,000,000
Common shares	14,000,000,000	14,000,000,000	14,000,000,000	14,000,000,000
	20,000,000,000	20,000,000,000	20,000,000,000	20,000,000,000
Issued				
Common				
Balance at end of quarter	2,498,069,059	2,498,069,059	2,498,069,059	2,498,069,059
Subscribed (net of subscription				
receivable amounting to P1,123,79	7,849)			
Common				
Balance at end of quarter	3,889,943,089	3,889,943,089	3,889,943,089	3,889,943,089
Capital Stock				
Common				
Balance at end of quarter	6,388,012,148	6,388,012,148	6,388,012,148	6,388,012,148
Additional Paid-in				
Capital		1,613,942,094		1,613,942,096
Gain on dilution		226,304		226,304
Unrealized Mark-to-Market		•		,
Gain /Loss on Available for				
Sale Financial Assets		132,500,000		16,999,700
Remeasurement loss on defined		· · ·		
benefit obligation		(2,634,205)		-
Deficit		, , , ,		
Balance at beginning of year		(7,799,599,733)		(7,738,007,903)
Net income(loss)		(7,563,099)		(20,723,223)
Balance at end of year		(7,807,162,832)		(7,758,731,126)
Less cost of 7,606,000		, , , , , , , , , , , , , , , , , , , ,		, , , , , , , , ,
shares held by a subsidiary		(29,435,220)		(29,435,220)
Minority interest		(5,460,930)		2,862,542
	I	289,987,359	P	233,876,444

# APC GROUP INC. AND SUBSIDIARIES Consolidated Cash Flows For the Period Ended June 30, 2014

	-	Jan June 2014	April - June 2014	Jan June 2013	April - June 2013
Net cash provided by (used in) operating activities	P	(3,387,881) P	. (7,742,845) P	39,193,090 P	18,676,750
Net cash provided by (used in) investing activities		(1,142,109)	(388,697)	(2,399,929)	(1,971,503)
Net cash provided by (used in) financing activities	-	13,648,658	12,491,120	1,655,657	3,122,400
Net increase(decrease) in cash and cash equivalents		9,118,668 <b>P</b>	4,359,578	38,448,818 <b>P</b>	19,827,647
Cash and cash equivalents, beginning, Dec. 31	-	73,754,007	-	44,629,483	
Cash and cash equivalents, June 30	P	82,872,675	P	83,078,301	

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

#### **Balance Sheet**

Total assets increased by P117.2 million from P368.1 million as of December 31, 2013 to P485.3 million as of June 30, 2014.

- Cash and cash equivalents increased by P9.1 million, mainly due to collection of a receivable from sale of available-for-sale financial assets (P9.2 million) and final settlement from Comsat transaction (P12.6 million), partially offset by the disbursements for operating activities, (P7.9 million), retirement benefits (P3.8 million) and deferred exploration costs (P1.1 million) of APC Parent and its subsidiaries.
- Receivables decreased by P10.6 million attributable to the collection of receivable from sale
  of available-for-sale financial assets as mentioned above.
- Non-current Available for Sale Financial Assets increased by P117.5 million due to the increase in market value of investments in stocks.

Liabilities increased by P6.2 million due to increase in other advances resulting from collection of final settlement from Comsat accounts (P12.6 million) partially offset by the decrease in accrued retirement costs (P3.6 million) and other liabilities (P2.7 million).

Stockholders' Equity as of June 30, 2014 and December 31, 2013 amounted to P290.0 million and P179.0 million, respectively. The increase of P111.0 million was due to unrealized mark-to-market gain on available for sale (P117.5 million), partially offset by the net loss for the six-month ending June 30, 2014 (P7.6 million).

There were no off-balance sheet transactions.

#### **Income Statement**

Net loss for the second quarter of 2014 amounted to P3.2 million which is 81% or P13.8 million lower compared to the same period last year.

Total comprehensive income increased by P140.8 million from P18.0 million loss for the second quarter of 2013 to P122.8 million income for the second quarter of 2014. This was due to the unrealized mark-to-market gain on available-for-sale financial assets.

As of June 30, 2014, except for what has been noted in the preceding, there were no material events or uncertainties known to management that had a material impact on past performance, or that would have a material impact on the future operations, in respect of the following:

- Known trends, demands, commitments, events or uncertainties that would have a material impact on the Company;
- Material commitments for capital expenditures that are reasonably expected to have a material impact on the Company's short-term or long-term liquidity;
- Known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales/revenues/income from continuing operations;
- Significant elements of income or loss that did not arise from the Company's continuing operations;
- Seasonal aspects that had a material impact on the Company's results of operations; and
- Material changes in the financial statements of the Company for the periods ended December 31, 2013 and June 30, 2014, except those mentioned above.

#### **Key Performance Indicators**

The key performance indicators of APC Group are as follows:

(Amount in P	000,0000)
June 2014	June 2013

# EBITDA (Earnings before interest, taxes, depreciation and amortization)

P

(7.5) P

(20.6)

The increase in EBITDA was due to a higher net loss during the second quarter of 2013 due to loss on sale of investments.

	June 2014	December 2013
Current Ratio		
Current Assets	89.8	91.0
Current Liabilities	117.3	107.5
	77%	85%
	.77:1	.85:1

The decrease in Current Ratio of 8% was due to the increase in other advances resulting from collection of final settlement from Comsat transaction.

	June 2014	December 2013
Return on Assets		
Net Income (Loss)	(7.8)	(71.4)
Total Assets	485.3	368.1
	-1.6%	-19.4%
	02:1	19:1

The increase in Return on Assets of 18% was the result of a lower net loss recognized for the second quarter of 2014 and the increase in total assets due to the increase in market value of investment in stocks.

Stockholders' Equity Ratio	June 2014	December 2013
Stockholders' Equity	290.0	179.0
Total Assets	485.3	368.1
	60%	49%
	.60:1	.49:1

The increase in Stockholders's Equity Ratio of 11% was the due to the increase in unrealized mark-to-market gain on available-for-sale financial assets.

	June 2014	December 2013
Total Liabilities to Stockholders' Equity Ratio		
Total Liabilities	195.3	189.1
Stockholders' Equity	290.0	179.0
	67%	106%
	.67:1	1.06:1

The decrease in Total liabilities to Stockholders' Equity Ratio of 39% was due to the increase in unrealized mark-to market gain on available for sale financial assets and the slight increase in total liabilities.

# **Financial Soundness Indicators:**

	June 2014	June 2013
urrent/Liquidity Ratio		
Current Assets	89.8	93.1
Current Liabilities	117.3	97.6
	77%	959
	.77:1	.95:
The decrease in Current Ratio of 18% was due to the higher current liab	ilities resulting from increase in other ad	vances in relation to
the final settlement from COMSAT.	June 2014	June 2013
olvency Ratio, Debt-to-equity Ratio	June 2014	June 2013
Total Liabilities	195.3	177.8
Stockholders' Equity	290.0	233.9
	67%	769
	.67:1	.76:
The decrease in Debt-to-equity Ratio of 9% was due to the higher increase mark-to-market gain on available for sale financial assets than increase in		in unrealized
sset-to-equity Ratio	June 2014	June 2013
Total Assets	485.3	411.7
Stockholders' Equity	290.0	233.9

The decrease in Asset-to-equity ratio of 9% was due to the higher increase in total assets due to market valuation of investment in stocks than the increase in stockholders' equity.

167%

1.67:1

176%

1.76:1

	June 2014	June 2013
Profitability Ratio		
Net Income (Loss)	(7.8)	(20.8)
Total Assets	485.3	411.7
	-1.6%	-5.1%
	02:1	05:1

The increase in Profitability Ratio of 4% was the result of a lower net loss recognized for the second quarter of 2014 and the increase in total assets due to the increase in market value of investment in stocks.

# APC GROUP INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS June 30, 2014

#### 1. PRINCIPLES OF CONSOLIDATION

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

#### Percentage of Ownership

APC Cement Corporation (ACC)	100.00 (1)
Aragorn Coal Resources, Inc.(ACRI)	100.00 (1)
Aragorn Power & Energy Corporation (APEC)	90.00 (1)
APC Mining Corporation	83.00 (1)

#### (1) Still in the pre-operating stage

#### 2. RISK EXPOSURES

# Financial Risk Management

The Company's principal financial instruments comprise advances from related parties and loans payable. The main purpose of these financial liabilities is to finance the Company's operations. The Company has cash and cash equivalents, trade and other receivables, deposits and trade and other payables that arise directly from its operations. The Company also holds AFS financial assets.

The main risks arising from the Company's financial instruments are interest rate risk, credit risk, liquidity risk and equity price risk. The BOD reviews and approves policies of managing each of the risks and they are summarized below.

### Interest Rate Risk

The Company's exposure to interest rate risk is minimal since the Company's borrowing is short-term in nature and interest rate is fixed.

#### Credit Risk

Credit risk is the risk that a counter party will not meet its obligation under a financial instrument or customer contract, leading to a financial loss.

To manage credit risk, the Company trades only with recognized, creditworthy third parties. It is the Company's policy that all customers who wish to trade on credit terms are subjected to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis to reduce the Company's exposure to bad debts.

There are no significant concentrations of credit risk within the Company. Since the Company deals only with recognized third parties, there is no requirement for collateral.

#### Liquidity Risk

The Company's objective is to maintain continuity of funding. The Company's policy is to maximize the use of suppliers' credit for all its major purchases and limit major capital expenditures at a reasonable level.

The Company monitors its cash position by a system of cash forecasting. All expected collections, check disbursements and other payments are determined on a weekly basis to arrive at the projected cash position to cover its obligations.

There is no material change in the financial risk exposures of the company and its subsidiaries particularly on currency, interest, credit, market and liquidity risks on its June 30, 2014 interim financial statements compared to the December 31, 2013 audited consolidated financial statements of APC Group Inc.

#### 3. FINANCIAL INSTRUMENTS

#### Fair value of financial Instruments

A comparison by category of the carrying values and estimated fair values of the Company's financial instruments that are carried in the consolidated financial statements as of June 30, 2014 and December 31, 2013 are as follows:

	June	e 30, 2014	<b>December 31, 2013</b>		
	Carrying		Carrying		
	Value	Fair Value	Value	Fair Value	
Financial assets:					
Loans and receivables:					
Cash and cash equivalents	₽82,872,675	₽82,872,675	₽73,754,007	₽73,754,007	
Trade and other					
Receivables	773,263	773,263	11,346,682	11,346,682	
Deposits*	19,213	19,213	19,217	19,217	
AFS financial assets	145,770,021	145,770,021	28,270,021	28,270,021	
Total financial assets	₽229,435,172	₽229,435,172	₽113,389,927	₽113,389,927	
				_	
Financial liabilities -					
Other financial liabilities:					
Trade and other payables**	₽ 25,211,005	₽ 25,211,005	₽ 27,753,114	₽ 27,753,114	
Advances from related parties	79,406,947	79,406,947	91,229,241	91,229,241	
Subscriptions payable	75,161,959	75,161,959	75,161,959	75,161,959	
Total current financial liabilities	₽179,779,911	₽179,779,911	₽194,144,314	₽194,144,314	

<sup>\*</sup> Included in "Other noncurrent assets" account

Cash and Cash Equivalents, Trade and Other Receivables, Trade and Other Payables,

Loans Payable and Advances from Related Parties

Due to the short-term nature of the transactions, the carrying values approximate the fair values at reporting dates.

# AFS Financial Assets

The fair values of quoted equity securities were determined by reference to market bid quotes as of reporting dates. The unquoted equity securities were valued at cost.

# **Deposits and Other Noncurrent Liabilities**

Estimated fair value of deposits is based on the discounted value of future cash flows using the prevailing interest rates that are specific to the tenor of the instruments' cash flows as of reporting dates.

The company has no investments in foreign securities.

<sup>\*\*</sup>Excluding statutory liabilities.

#### 4. FAIR VALUE HIERARCHY

The Company uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities.

Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly.

Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

# 5. MANAGEMENT'S USE OF JUDGMENTS, ESTIMATES, AND ASSUMPTIONS

The preparation of the consolidated financial statements requires management to make judgments, estimates and assumptions that affect certain reported amounts and disclosures. In preparing the consolidated financial statements, management has made its best judgments and estimates of certain amounts, giving due consideration to materiality. The judgments, estimates and assumptions used in the consolidated financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the consolidated financial statements. Actual results could differ from those estimates, and such estimates will be adjusted accordingly.

Judgments, estimates and assumptions are continually evaluated and are based on experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Fair Value of Financial Assets and Liabilities. Certain financial assets and liabilities are required to be carried at fair value, which requires the use of accounting estimates and judgment. While significant components of fair value measurement are determined using verifiable objective evidence (i.e., foreign exchange rates, interest rates, volatility 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 financial liabilities would directly affect profit or loss and equity.

# 6. FUTURE CHANGES IN ACCOUNTING POLICIES

#### Standards and Interpretations Issued but not yet Effective

The Company did not early adopt the following standards and Philippine Interpretations that have been approved but are not yet effective. Unless otherwise indicated, the Company does not expect these changes to have a significant impact on its consolidated financial statements.

- PAS 36, Impairment of Assets –Recoverable Amount Disclosures for Non-Financial Assets (Amendments) These amendments remove the unintended consequences of PFRS13 on the disclosures required under PAS 36. In addition, these amendments require disclosure of the recoverable amount for the assets or cash-generating units (CGUs) for which impairment loss has been recognized or reversed during the period. These amendments are effective retrospectively for annual periods beginning on or after January 1, 2014 with earlier application permitted, provided PFRS 13 is also applied. The amendments affect disclosures only and will have no impact on the Company's financial position or performance.
- Investment Entities (Amendments to PFRS 10, PFRS 12 and PAS 27) These amendments are effective for annual periods beginning on or after January 1, 2014. They provide an exception to the consolidation requirement for entities that meet the definition of an investment entity under

- PFRS 10. The exception to consolidation requires investment entities to account for subsidiaries at fair value through profit or loss.
- PAS 32, Financial Instruments: Presentation Offsetting Financial Assets and Financial Liabilities (Amendments) The amendments clarify the meaning of "currently has a legally enforceable right to set-off" and also clarify the application of the PAS 32 offsetting criteria to settlement systems (such as central clearing house systems) which apply gross settlement mechanisms that are not simultaneous. The amendments affect presentation only and have no impact on the Company's financial position or performance. The amendments to PAS 32 are to be retrospectively applied for annual periods beginning on or after January 1, 2014.
- PAS 19, Employee Benefits Defined Benefit Plans: Employee Contributions (Amendments) The amendments apply to contributions from employees or third parties to defined benefit plans. Contributions that are set out in the formal terms of the plan shall be accounted for as reductions to current service costs if they are linked to service or as part of the remeasurements of the net defined benefit asset or liability if they are not linked to service.
  - Contributions that are discretionary shall be accounted for as reductions of current service cost upon payment of these contributions to the plans.

#### 7. OTHER REQUIRED DISCLOSURES

A.) The attached interim financial reports were prepared in accordance with accounting standards generally accepted in the Philippines. The accounting policies and methods of computation followed in these interim financial statements are the same compared with the audited financial Statements for the period ended December 31, 2013. PFRS 9 has no mandatory effective date. The company will not adopt the standard before the completion of the limited amendments and the second phase of the project.

Standards that have been adopted by the Company are described below:

- PAS 1, Presentation of Financial Statements Presentation of Items of Other Comprehensive Income (OCI) (Amendments), The amendments to PAS 1 change the grouping of items presented in OCI. Items that can be reclassified (or "recycled") to profit or loss at a future point in time (for example, upon derecognition or settlement) will be presented separately from items that will never be recycled. The amendment affected the presentation in the statement of comprehensive income and had no impact on the Company's financial position or performance.
- PAS 19, Employee Benefits (Revised) For defined benefit plans, the Revised PAS 19 requires all actuarial gains and losses to be recognized in other comprehensive income and unvested past service costs previously recognized over the average vesting period to be recognized immediately in profit or loss when incurred.
- B.) Except as reported in the Management's Discussion and Analysis of Financial Condition and Results of Operations ("MD&A), there were no unusual items affecting assets, liabilities, equity, net income or cash flows for the interim period.
- C.) There were no material changes in estimates of amounts reported in prior periods that have material effects in the current interim period.
- D.) Except as disclosed in the MD&A, there were no other issuance, repurchase and repayments of debt and equity securities.
- E.) There were no material events that occurred subsequent to June 30, 2014 and up to the date of this report that need disclosure herein.

- F.) There were no changes in the composition of the Company during the interim period such as business combinations, acquisition or disposals of subsidiaries and long-term investments, restructuring and discontinued operations.
- G.) There were no changes in contingent liabilities or contingent assets since December 31, 2013.
- H.) There exist no material contingencies and other material events or transactions affecting the current interim period.

### 2014 Plan of Operation

#### The Company will focus on the following directions in 2014:

- 1. Continue with the development of its geothermal resources. Pursue the exploration work program for the Kalinga project. Secure the consent of the indigenous peoples in the two geothermal resources located in Mountain Province and Benguet for eventual farm out.
- 2. Continue to pursue the cement project in Cebu. Comply with the conditions of the two Mineral Production and Sharing Agreement (MPSA). Pursue the renewal of the Environmental Compliance Certificate which is now in the final stage of approval. This will make the project more attractive to a potential investor/partner.

Appendix I
APC GROUP INC. AND SUBSIDIARIES
Aging of Accounts Receivable
As of June 30, 2014

					7 Months to			5 Years	5 Years Past due accounts
COMPANY	TOTAL	1 Month	2 - 3 Months	4 - 6 Months	1 Year	1 - 2 Years	3 - 5 Years	above	1-2 Years 3-5 Years above & items in litigation
Type of Accounts Receivables									
a. Non - Trade Receivables									
	000 022	107 242				TAT 05A			
		17/,342			,	4/0,/4/		,	
2. Aragorn Power	86,813		86,813			•			
3. APC Cement Corporation	16,950	•			,	16,950			
4. APCMining	1,411	•				1,411			
Subtotal	773,263	197,342	86,813	,	,	489,108	•	,	
Less: Allowance for Doubtful Accounts						•		1	
Net Non - Trade Receivables	P 773,263	197,342	86,813		-	489,108	٠	-	

Type of Receivables	Nature/Description	Collection Period
Non-Trade Receivables		
1. APC Group Inc.	Receivables from employees and others	
2. Aragorn Power	Receivables from employees and others	
3. Aragorn Coal	Receivables from employees and others	
4. APCMining	Receivables from employees and others	

### FINANCIAL STATEMENTS

The audited Financial Statements and Supplementary Schedules for the year 2013 are filed as part of this Form 17A.

### APC GROUP AND SUBSIDIARIES

### INDEX TO FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

### FORM 17-A, Item 7

Consolidated Financial Statements	Page No.
Statement of Management's Responsibility for Financial Statements	Report
Report of Independent Auditors	
Consolidated Statement of Financial Position as of December 31, 2013, 2012 and 2011	CSFP
Consolidated Statements Comprehensive Income	
for the years ended December 31, 2013, 2012 and 2011	CSCI
Consolidated Statements of Changes in Equity	
for the years ended December 31, 2013, 2012, and 2011	CSCE
Consolidated Statements of Cash Flows	
for the years ended December 31, 2013, 2012 and 2011	CCFS
Notes to Consolidated Financial Statements	

### I. Supplementary Schedules

Report of Independent Auditors on Supplementary Schedules

A.	Financial Assets	Attached
В.	Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (Other than Affiliates)	Attached
C.	Amount Receivable from Related Parties which are Eliminated during the	
	Consolidation of Financial Statements	Attached
D.	Intangible Assets and Other Assets	Attached
E.	Long-term Debt	Not Applicable
F.	Indebtedness to Related Parties (Long-term Loans from	
	Related Companies)	Not Applicable
G.	Guarantees of Securities of Other Issuers	Not Applicable
H.	Capital Stock	Attached
Ι	I. Schedule of all the effective standards and interpretation	Attached
I	II. Reconciliation of retained earnings available for dividend declaration	Not applicable
Γ	V. Map of the relationship of the Company within the Group	Attached

#### **CERTIFICATION**

#### UNDERTAKING TO PROVIDE COPIES OF THE ANNUAL REPORT

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

EDMUNDO L. TAN
APC GROUP, INC.
8<sup>th</sup> Floor, Philcom Building
8755 Paseo de Roxas, Makati City

### CERTIFICATION OF INDEPENDENT DIRECTOR

- I, TOMAS D. SANTOS, of legal age, Filipino and with address at No. 8, Harding Street, San Juan City, after having been duly sworn to in accordance with law do hereby declare that:
  - 1. I am an independent Director of APC Group, Inc.
  - 2. I am affiliated with the following Companies:

Company/Organization	Position/ Relationship	Period of Services
Irvine Construction Corporation	President	1994 to present
Shamu Marketing	Owner	1990 to present
Filipino Chinese Youth Volunteer	President	1997 to present
Fire Department, Inc.		-

- 3. I possess all the qualifications to serve as an Independent Director of APC Group, Inc. as provided in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations.
- 4. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code.
- 5. I shall inform the Corporate Secretary of APC Group, Inc. of any changes in the abovementioned information within five days from its occurrence.

	MAY 22	ZU13	and a state of a new colonial a
Done this	day	of April 2013 at	

TOMAS D. SANTOS

		Affiant
SUBSCRIBED	AND SWORN to before me this	MAY 222013 th day of 2013, at
MULLI C. CLE.	affiant exhibiting to me	his Comm. Tax Cert. No.
CCI201121829248	issued on Jan. 10, 2013	at San Juan M.M. and TIN
100-061-178 as a comp	petent evidence of his identity.	/h///
	. Δ	/////
Doc. No. 120;	ATTY, EX	KK CHIONG SANTOS
Doc. No. <u>(7/);</u> Page No. <u>24</u> ;	Notary Paul	lic Pasig, Taguig, San Juan Pateros ober 31, 2014
Book No. $\overline{\mathcal{U}}$ ;	SANTOS S	ARTOS & SANTOS LAW OFF
Series of 2013.	3201 <sub>4</sub> 8 Eas	a Rosset, FSE Centre; Ortigas cos y
20100 01 2010.	PTR No. 84	.27924 / 01-04-13 / Pasig City 5407 / 11-05-12 / PPLM Chapter
	1502 NO. 500	16 No. 44 (2013-2014)
	Settle COM	MP No. IV-0010038 / 12-05-12

### CERTIFICATION OF INDEPENDENT DIRECTOR

- I, LAURITO E. SERRANO, of legal age, Filipino and with address at 4205 Unit C, Madras Street, Makati City, after having been duly sworn to in accordance with law do hereby declare that:
- 1. I am an independent Director of APC Group, Inc. duly elected by the company's stockholders on 18 June 2013;
  - 2. I am affiliated with the following Companies:

Company/Organization	Position/ Relationship	Period of Service
Atlas Consolidated Mining Corporation	Independent Director	August 2012 to present
Philippine Veterans Bank CibaCapital Philippines, Inc.	Director Managing Director	June 2012, to present March 2010 to present

- 3. I possess all the qualifications to serve as an Independent Director of APC Group, Inc. as provided in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations.
- 4. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code.

5. I shall inform the Corporate Secretary the abovementioned information within five days		y changes in
Done this day of \( \text{\text{\text{day}} of } \) 2013 at	GRESON (1933	
	Ou De	ed
	LAURITO E. SI Affiant	ERRANO
	JUL 012013	
SUBSCRIBED AND SWORN to before affiant exhibiting to	me this th day of me his Comm. Tax Cert. N	
issued on April 3, 2013 at the City of Makati as a competent evidence of his identity.	and Driver's License No. 05  framas 7.0  ATT. TOWAS P. DULA	
<u>.</u>		
Doc. No. $54$ ; Page No. $17$ ;	NOTARY PUBLIC Unit Over 21, 2011	3
Book No. 187;	ADM: SAGERATORIO 4661 PE PRESENTATE AND INC	P. C. C.
Series of 2013.	・ ・ ・ 自然はかから、自由性はか ・ ・ ・	
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### SECRETARY'S CERTIFICATE

RONCES ANNE S. REYES-DE LEON, of legal age, Filipino, with office address at 2704 East Tower, Philippine Stock Exchange Center, Exchange Road, Ortigas Center, Pasig City, Metro Manila, being the duly elected and qualified Assistant Corporate Secretary of BELLE CORPORATION (the "Corporation"), a corporation duly organized and existing under the laws of the Philippines, under oath, does hereby certify that during the meeting of the Executive Committee of the Corporation held on 21 May 2009, the following resolutions were unanimously approved:

XXX

### b. APC Group, Inc.

"RESOLVED, that **BELLE CORPORATION** (the 'Corporation') designate, as it hereby designates, the Vice-Chairman, **Mr. Willy N. Ocier**, and/or the Executive Vice President and Chief Financial Officer, **Mr. Manuel A. Gana**, as the duly authorized representatives of the Corporation for the purpose of attending all stockholders' meetings of **APC GROUP**, **INC.** for a period of five (5) years from date of this resolution, and to vote on any and all questions or matters to be taken up in said meetings.

"RESOLVED, FURTHER, that in the event of the failure of the abovementioned representatives to attend the meeting of stockholders, the Corporation shall authorize and empower the Chairman of the Meeting, or in his absence, the Secretary of the Meeting, to exercise fully all rights as the proxy of the Corporation at such meeting.

"RESOLVED, FINALLY, that Messrs. Ocier and/or Gana, be authorized to sign, execute, and deliver the forms, instruments, and documents necessary to implement the foregoing resolutions."

XXX

IN ATTESTATION OF THE ABOVE, this Certificate was signed this  $10^{th}$  day of June 2009 at Makati City.

RONCES ANNE S. REYES-DE LEON
Assistant Corporate Secretary

SUBSCRIBED AND SWORN to before me this 10<sup>th</sup> day of June 2009 at Makati City, affiant exhibiting her Community Tax Certificate No. 01115924 issued on 23 March 2009 at Taytay, Rizal and TIN 169-099-827.

Doc. No. 121;

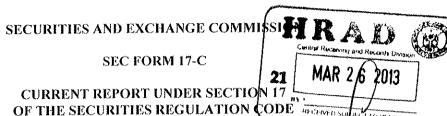
Page No. 26;

Book No. II;

Series of 2009.

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				S.E	:.U.	Ke	gist	rauc	n n	lumb	er	
APC GROUP INC.												,
(Company's Full Name)												
10th Floor Philcom Bui	l d	i n	g		P	а	s	e	0	d	е	
Roxas, Makati City	7 - 1			Т		1						·
ROXAS, MARKATI CITY						l				L		Ш
(Business Address: No.Street City/Tow					T				Τ	Ι		
(business Address, No. Street City/Tow	MIMIOV	nnce										
ATTV FDMINDOL TAN										***************************************		
ATTY. EDMUNDO L. TAN  Contact Person	Ĺ		Com				) TC			har	·^	
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1 2 3 1 SEC FROM 17-C					Г	20	id Ti	hure	dou	· 1	ŪÑĪ	<u></u>
Fiscal Year FORMTYPE					L	21				eetin		لست
	<u>1</u>											
Secondary License Type, If Applica	able											
Corporation Finance Department				••••••								$\neg$
Dep.Requiring this Doc.			An	nen	ded	Ar	ticle	s Ni	umb	er/Se	ctic	)IJ
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LCU												
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SEC FORM 17-C



CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE

GREEN AND SRC RULE 17.2(c) THEREUNDER

MAR 2 6 2013

GREEN SUBJECT TO THE PROPERTY OF THE P

I. 22 Marh 2013  Date of Report (Date of earliest event r	enarted)
Date of Report (Date of earnest event)	eponedy
2. SEC Identification Number <u>A-S093-00</u>	<u>18127</u> 3. BIR Tax Identification No. <u>002-834-075</u>
4. APC GROUP, INC.	
Exact name of issuer as specified in its	charter
5. Metro Manila	6. (SEC Use Only)
Province, country or other jurisdiction incorporation	of Industry Classification Code:
7. 8 <sup>th</sup> Floor, PhilCom Building, 8744 Pas	seo de Roxas, Makati City 1226
Address of principal office	Postal Code
3. (632) 8450614	
Issuer's telephone number, including ar	rea code
). N/A	
Former name or former address, if char	nged since last report
10. Securities registered pursuant to Section	ons 8 and 12 of the SRC or Sections 4 and 8 of the RSA
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common Stock	7,511,809,999 shares (As of August 31, 2012)
11. Indicate the item numbers reported her	

Reorganization of the Company's Excutive and Corporate Governance Committees

Please be advised that in view of the reduction of the number of directors from eleven (11) to seven (7), the Board of Directors in a meeting held on 22 March 2013, reorganized the various committees as follows:

### **Executive Committee:**

Willy N. Ocier

Chairman

Frederic C. DyBuncio Bernardo D. Lim

Virginia A. Yap

### Compensation and Remuneration Committee:

Willy N. Ocier

Chairman

Edmundo L. Tan Virginia A. Yap

### Audit Committee:

Tomas Santos

Chairman

Virginia A. Yap

Bernardo D. Lim

### Nomination Committee:

Edmundo L. Tan

Chairman

Willy N. Ocier Virginia A. Yap

### **SIGNATURE**

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

APC GROUP, INC.

Issuer

Signature and Title

EDMUNDO L. TAN - Corporate Secretary

Date 25 March 2013

<sup>\*</sup> Print name and title of the signing officer under the signature.

A S 0 9 3 8 1 2 7 S.E.C. Registration Number	
APC GROUP LINC.	1
A P C   G R O U P   T N C .	است
10th Floor Philcom Building Paseo de	
Roxas, Makati City IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	
(Business Address: No.Street City/Town/Province	
ATTY. EDMUNDO L. TAN 6353671 TO 78	
Contact Person Company Telephone Number	
1 2 3 1 SEC FORM 17-C 2nd Thursday JUNE	
Fiscal Year FORMTYPE Annual Meeting	
Secondary License Type, If Applicable	
Corporation Finance Department	
Dep.Requiring this Doc.  Amended Articles Number/Section	ın
Total Amount of Borrowings	,
Total No.of Stockholders Domestic Foreign	
To be accomplished bt SEC Personnel concerned	
LCU	
Cashier	
STAMPS	
1 0174411 0 1	

### SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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



1. <u>17 April 2013</u>	
Date of Report (Date of earliest event reported	ed)
2. SEC Identification Number <u>A-S093-008127</u>	3. BIR Tax Identification No. <u>002-834-075</u>
4. APC GROUP, INC.	
Exact name of issuer as specified in its charte	er
5. Metro Manila	6. (SEC Use Only)
Province, country or other jurisdiction of incorporation	Industry Classification Code:
7. 8th Floor, PhilCom Building, 8744 Paseo de	Roxas, Makati City 1226
Address of principal office	Postal Code
8. (632) 8450614 Issuer's telephone number, including area coo	le
9. N/A Former name or former address, if changed s	ince last report
10. Securities registered pursuant to Sections 8 a	and 12 of the SRC or Sections 4 and 8 of the RSA
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
	7,511,809,999 shares (As of August 31, 2012)
II. Indicate the item numbers reported herein: II	

# Board Approval of the Sale of Equity Interest in EGSI to Viridi Environment, Inc.

Please see attached disclosures to the Philippine Stock Exchange.

### SIGNATURE

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

APC GROUP, INC.

Issuer

Date <u>22 April 2013</u>

Signature and Title

EDMUNDO L. TAN - Corporate Secretary

<sup>\*</sup> Print name and title of the signing officer under the signature.



17 April 2013

### PHILIPPINE STOCK EXCHANGE, INC.

Listing and Disclosure Group 4th Floor, Philippine Stock Exchange Centre Exchange Road, Ortigas Center, Pasig City

Attention:

Ms. Janet A. Encarnacion

Head, Disclosure Department

Re:

Sale of APC Group Inc.'s Equity Interest

in Environment & General Services, Inc.

Gentlemen:

Please be advised that in meeting of the Board of Directors held today, 17 April 2013, the Board approved the sale of the Company's 100% equity interest in Environment & General Services, Inc. ("EGSI") to Viridi Environment, Inc.

We trust the foregoing is in order.

Very truly yours,

Corporate Secretary

ndf/



19 April 2013

### PHILIPPINE STOCK EXCHANGE, INC.

Listing and Disclosure Group 4<sup>th</sup> Floor, Philippine Stock Exchange Centre Exchange Road, Ortigas Center, Pasig City

Attention:

Ms. Janet A. Encarnacion

Head, Disclosure Department

Re:

Board Approval of the Sale of Equity Interest in EGSI

to Viridi Environment, Inc.

#### Gentlemen:

This refers to your letter dated 18 April 2013 requesting further information regarding the approval by the Board of Directors of APC Group, Inc.'s ("APC" or the "Company") Board last 17 April 2013 of the sale of APC's 100% equity interest in Environment & General Services, Inc. ("EGSI") to Viridi Environment, Inc. ("Viridi").

### We respond as follows:

- 1. Rationale for the transaction: The sale of EGSI to Viridi Environment, Inc. is in line with the policy of the Company to dispose of noncore businesses so that the company can concentrate on its core businesses.
- 2. The signing and execution of the Deed of Absolute Sale is 19 April, 2013. The manner of disposition involves the sale of 100% shareholdings of APC in EGSI to Viridi Environment, Inc.
- 3. The terms and conditions of the transaction:
  - a) The nature and amount of consideration The number of EGSI shares sold is 14,000 at P1.035.71 per share. The total selling price is payable in cash amounting to P14.5 million;
  - b) The principle followed in determining the amount of such consideration The selling price was based on par value of EGSI

10th Floor, PhilCom Building 8755 Paseo de Roxas, Makati City Metro Manila Philippines Tel. Nos.: (632) 845-0620

(632) 845-0621



shares (P14 million) compared to the net book value of EGSI which is P9.8 million;

- c) The terms of payment One-time cash payment;
- d) Conditions precedent to closing of the transaction, if any none;
- e) Any other salient terms none
- 4. The nature of any material relationship between the buyer and the Company or any of its affiliates, any director or officer of the issuer, or any associate of any such director or officer - The buyer is Viridi which has no relationship with APC or any of its affiliates, directors or officers.
- 5. The effect on the financial condition and operations of the Company The sale will result in the reduction of APC's consolidated assets by P119 million and liabilities by P78 million. There will be no effect on profitability since EGSI has been losing or at best breaking even during the past several years.
- 6. Any other information necessary to enable an investor to make an informed investment decision - As mentioned above, with the sale of EGSI, APC can now concentrate on its core businesses and use the proceeds of the sale to fund cash requirements of its existing projects.

As to your request for clarification of item 5 of the Notes to Financial Statements of the Company's 2012 Annual Report, we explain as follows:

On December 19, 2012, the Board of Directors of APC decided to sell EGSI pursuant to management's decision to start disposing noncore businesses. The sale is expected to be completed in 2013. At that time, the company had not yet decided on the buyer to whom EGSI will be sold, and the sale would have to be negotiated with any potential buyers. Thus, in December 31, 2012, EGSI was classified as a disposal group held for sale and as a discontinued operation.

On 17 April 2013, after negotiations with potential buyers, including Viridi, the Board finally approves the sale of APC's 100% equity interest in EGSI to Viridi Environment, Inc.

8755 Paseo de Roxas, Makati City Metro Manila Philippines Tel. Nos.: (632) 845-0620

(632) 845-0621



We trust that the foregoing is in order.

Very truly yours,

EDMUNDO L. TAN
Corporate Secretary

/ndf

S.E.C. Registration Number  A P C G R O U P I N C
1 0 t h F I o o r P h i I c o m B u i I d i n g P a s e o d e  R o x a s . Ma k a t i C i t y
Roxas, Makati City  (Business Address: No.Street City/Town/Province  ATTY. EDMUNDO L. TAN Contact Person  SEC FORM 17-C  2nd Thursday JUNE
(Business Address: No.Street City/Town/Province  ATTY. EDMUNDO L. TAN Contact Person  SEC FORM 17-C  2nd Thursday JUNE
ATTY. EDMUNDO L. TAN Contact Person  SEC FORM 17-C  ATTY. EDMUNDO L. TAN Company Telephone Number  2nd Thursday JUNE
ATTY. EDMUNDO L. TAN Contact Person  SEC FORM 17-C  ATTY. EDMUNDO L. TAN Company Telephone Number  2nd Thursday JUNE
Contact Person Company Telephone Number  1 2 3 1 SEC FORM 17-C 2nd Thursday JUNE
1 2 3 1 SEC FORM 17-C 2nd Thursday JUNE
Secondary License Type, If Applicable
Corporation Finance Department  Dep.Requiring this Doc.  Amended Articles Number/Section
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Total Amount of Borrowings
Total No.of Stockholders Domestic Foreign
To be accomplished bt SEC Personnel concerned
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### SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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



1. 26 April 2013		
Date of Report (Date of earliest event rep	orted)	
2. SEC Identification Number <u>A-S093-0081</u>	127 3. BIR Tax Identificatio	n No. <u>002-834-075</u>
4. APC GROUP, INC.		
Exact name of issuer as specified in its cl	narter	The state of the s
5. Metro Manila	6.	SEC Use Only)
Province, country or other jurisdiction of incorporation	Industry Classification	Code:
7. 8th Floor, PhilCom Building, 8744 Pasco	de Roxas, Makati City	1226
Address of principal office		Postal Code
8. (632) 8450614 Issuer's telephone number, including area	code	HI TO COLUMN TO THE TOTAL OF TH
9. <u>N/A</u>		
Former name or former address, if change	ed since last report	
10. Securities registered pursuant to Sections	8 and 12 of the SRC or Secti	ons 4 and 8 of the RSA
Title of Each Class	Number of Shares of Outstanding and Amour	
Common Stock	7,511,809,999 shares (As of	
1. Indicate the item numbers reported herein		

### Annual Stockholders Meeting of APC GROUP, INC.

Please be advised that the Board of Directors in a meeting held on, 26 April 2013, scheduled the Annual Stockholders' Meeting of the Corporation on 13 June 2013 at 2:00 p.m. to be held at the Metropolitan Club, Estrella cor. Amapola Streets, Guadalupe Viejo, Makati.

The record date was set at 13 May 2013 for the determination of the shareholders entitled to notice of, and to vote at, the said annual stockholders' meeting.

#### **SIGNATURE**

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

APC GROUP, INC.

Issuer

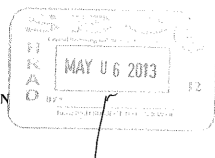
Signature and Title

EDMUNDO L. TAN - Corporate Secretary

Date 29 April 2013

\* Print name and title of the signing officer under the signature.

		A S 0 S.E.C. Re	9 3 8 1 2 7 egistration Number
APC GROUP	I N C .		
0 8 1 h  F   0 0 r	,		
	Philcom Buil	d i n g P a	seode
Roxas, Mak	a 1   i   C   i   t   y		
	(Business Address: No.Street City/Town/	Province	
ATTY, EDMUNDO L. TA	ĀN Т	6353671	TO 78
Contact Person		Company Telep	
1 2 3 1 Fiscal Year	SEC FORM 17-C FORMTYPE	2n	d Thursday JUNE Annual Meeting
	Secondary License Type, If Applicable	3	
Corporation Finance Department Dep.Requiring this Doc.		Amended Arti	cles Number/Section
		Total Amount	of Borrowings
Total No.of Stockholders		Domestic	Foreign
	To be accomplished bt SEC Personnel con	cerned	
	LCU		
STAMPS	Cashier		
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### SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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

1. <u>03 May 2013</u>		
Date of Report (Date of earliest even	nt reported)	
2. SEC Identification Number A-S093-	-008127 3. BIR Tax Identification	on No. <u>002-834-075</u>
4. APC GROUP, INC.		
Exact name of issuer as specified in	its charter	
5. Metro Manila	6.	(SEC Use Only)
Province, country or other jurisdiction incorporation	on of Industry Classification	Code:
7. 8 <sup>th</sup> Floor, PhilCom Building, 8744 P	Paseo de Roxas, Makati City	1226
Address of principal office		Postal Code
8. (632) 8450614		
Issuer's telephone number, including	area code	
9. N/A		
Former name or former address, if ch	nanged since last report	**************************************
10. Securities registered pursuant to Secti	ions 8 and 12 of the SRC or Sect	ions 4 and 8 of the RSA
Title of Each Class	Number of Shares of Outstanding and Amount	
Common Stock	7,511,809,999 shares (As of	• . ,
Indicate the item numbers reported he	erein: <u>Item 9</u>	

### Annual Stockholders Meeting of APC GROUP, INC.

Please be advised that the Board of Directors in a meeting held on 03 May 2013, rescheduled the Annual Stockholders' Meeting of the Corporation from 13 June 2013 to 18 June 2013 at 3:00 p.m. to be held at the SMX Convention Center, Seashell Lane, Mall of Asia Complex, Pasay City.

The record date was set at **20 May 2013** for the determination of the shareholders entitled to notice of, and to vote at, the said annual stockholders' meeting.

#### **SIGNATURE**

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

APC GROUP, INC.

Issuer

Signature and Title

EDMUNDO L. TAN - Corporate Secretary

Date 06 May 2013

<sup>\*</sup> Print name and title of the signing officer under the signature.



06202013000742



### SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, Metro Manila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

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Company Representative

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Company Information

SEC Registration No.

AS93008127

Company Name

APC GROUP INC.

Industry Classification

Company Type

Stock Corporation

#### **Document Information**

Document ID

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**Document Type** 

17-C (FORM 11-C:CURRENT DISCL/RPT)

**Document Code** 

17-C

Period Covered

June 18, 2013

No. of Days Late

0

Department

CFD

Remarks

APC GROUP INC.  10th Floor Phil  Roxas, Makati C  (Business A	A S 0 9 3 8 1 2 7 S.E.C. Registration Number  (Company's Full Name)  c o m B u i I d i n g P a s e o d e  i t y
ATTY, EDMUNDO L. TAN Contact Person	6353671 TO 78 Company Telephone Number
	SEC FORM 17-C  ORMTYPE  Annual Meeting
Corporation Finance Department  Dep.Requiring this Doc.	/ License Type, If Applicable  Amended Articles Number/Section
Total No.of Stockholders	Total Amount of Borrowings  Domestic Foreign
To be accomplis	hed bt SEC Personnel concerned
	a visionine concerned
LCI	J
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### SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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

1. 18 June 2013	
Date of Report (Date of earliest event repo	rted)
2. SEC Identification Number A-S093-00812	7 3. BIR Tax Identification No. <u>002-834-075</u>
4. APC GROUP, INC.	
Exact name of issuer as specified in its cha	rter
5. Metro Manila	6. (SEC Use Only)
Province, country or other jurisdiction of incorporation	Industry Classification Code:
7. 8th Floor, PhilCom Building, 8744 Pasco d	te Roxas, Makati City 1226
Address of principal office	Postal Code
8. (632) 8450614 Issuer's telephone number, including area co	ode
9. <u>N/A</u>	
Former name or former address, if changed	since last report
10. Securities registered pursuant to Sections 8	and 12 of the SRC or Sections 4 and 8 of the RSA
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
11. Indicate the item numbers reported herein: ]	tems 2 (a), 4 and 9

#### **ELECTION OF DIRECTORS**

Please be advised that during the annual stockholders' meeting held on 18 June 2013, the following shareholders were elected members of the Board of Directors of the Corporation for the year 2013-2014 to hold office as such until their successors have been duly elected and qualified:

> Willy N. Ocier Frederic C. DyBuncio Bernardo D. Lim Tomas D. Santos Edmundo L. Tan Virginia A. Yap Laurito E. Serrano

Messrs. Laurito E. Serrano and Tomas D. Santos were elected as the Corporation's "independent directors" in accordance with the requirements of the Securities Regulation Code.

The shareholders likewise approved the audited financial statements of the Company as of year-end 2012, as well as the re-appointment of Sycip Gorres Velayo & Co. as the Corporation's external auditor for the year 2013-2014.

Also, the shareholders approved the amendment of Article Seven of the Articles of Incorporation to reduce the par value of the company's shares from One Peso (P1.00) to Thirty-five Centavos (P0.35). The reduction in par will be undertaken to substantially reduce the company's capital deficit

In the organizational meeting of the Board of Directors held on 19 June 2013, the following persons were elected as officers of the Corporation for the year 2013-2014 to serve as such until their successors shall have been duly elected and qualified:

Willy N. Ocier

Chairman

Frederic C. DyBuncio

President & CEO

Bernardo D. Lim

Executive Vice President/

Chief Finance Officer

Edmundo L. Tan

Corporate Secretary

Richard Anthony D. Alcazar

Asst. Corporate Secretary

The following directors, on the other hand, were elected as members of the various Committees of the Board of Directors of the Corporation:

### Executive Committee:

Willy N. Ocier

Chairman

Frederic C. Dybuncio

Bernardo D. Lim

Virginia A. Yap

### Compensation and Remuneration Committee:

Willy N. Ocier -

Chairman

Edmundo L. Tan

Virginia A. Yap

### Audit Committee:

Laurito E. Serrano

- Chairman

Virginia A. Yap Bernardo D. Lim

### Nomination Committee:

Edmundo L. Tan

Chairman

Tomas Santos Virginia A. Yap

Mr. Bernardo D. Lim and Atty. Edmundo L. Tan, were likewise appointed as Compliance Officers of the Corporation.

### **SIGNATURES**

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

APC GROUP, INC.

Issuer

Signature and Title

Date: 20 June 2013

EDMUNDO L. TAN - Corporate Secretary

<sup>\*</sup> Print name and title of the signing officer under the signature.

			S.E.C. Re	gistration Number
APC GROUP I	N C . Company's	Full Name)		
10th F100r	Philcom	Build	ing Pa	s e o d e
Roxas, Maka	ti City			
	(Business Address: No.S	Street City/Town/Pro	Divince	ŢПППП
ATTY. EDMUNDO L. TAN Contact Person			6353671 Company Telej	
1 2 3 1	SECEO	RM 17-C	<u> </u>	nd Thursday JUNE
Fiscal Year	FORMT		[ 21	Annual Meeting
	Secondary License	Type, If Applicable		i Ma
Corporation Finance Department Dep.Requiring this Doc.			Amended Ar	ticles Number/Section
			Total Amoun	nt of Borrowings
Total No.of Stockholders		•	Domestic	Foreign
***************************************	To be accomplished bt S	EC Personnel conc	perned	
	LCU			
STAMPS	Cashier	••••••••••••••••••••••••••••••••••••••		
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## SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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



l.	03 June 2014			
	Date of Report (Date of earliest event repor	rted)		
2.	SEC Identification Number A-S093-00812	7 3. BIR Tax Identification	No. <u>002-834-075</u>	
4.	APC GROUP, INC.		`	
•	Exact name of issuer as specified in its char	rter	***************************************	
5.	Metro Manila	6. ·	(SEC Use Only)	
	Province, country or other jurisdiction of incorporation	Industry Classification (	Code:	
7	8th Floor, PhilCom Building, 8744 Paseo d	le Roxas, Makati City	1226	
, -	Address of principal office	io Roads Hunder Offy	Postal Code	
	r			
8.	(632) 8450614	1.411-41.		
	Issuer's telephone number, including area co	ode		
۸	7×7/A			
Э.	N/A Former name or former address, if changed	since last report	<del> </del>	
	Torner name of former address, if changed	since rust report		
$10. \  $ Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA				
	Title of Each Class	Number of Shares of Outstanding and Amoun		
Co	mmon Stock	7,511,809,997 shares (As of	 April 30, 2013)	
11. Indicate the item numbers reported herein: Item 9				

#### ITEM 9. OTHER EVENTS

Please be advised that in a meeting of the Board of Directors held today, 3 June 2014, the Board approved the postponement of the Company's Annual Stockholders' Meeting which was previously set on 11 July 2014 to 12 August 2014 at 2:00 p.m. The reason of the postponement is to give more time to prepare for the additional matters which may have to be presented to the stockholders. Venue shall be announced later.

The record date was set at 14 July 2014 for the determination of the shareholders entitled to notice of, and to vote at, the said annual stockholders' meeting.

#### **SIGNATURE**

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

APC GROUP, INC.

Issue

Signature and Title

EDMUNDO L. TAN - Corporate Secretary

Date <u>03 June 2014</u>

<sup>\*</sup> Print name and title of the signing officer under the signature.



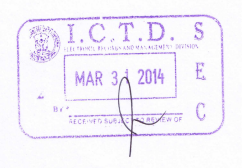
A S 0 9 3 8 1 2 7

S.E.C. Registration Number GROUP (Company's Full Name) Bu d Ph c o m 1 0 t h FIIOOr ROX a (Business Address: No.Street City/Town/Province 6353671 TO 78 ATTY. EDMUNDO L. TAN Company Telephone Number Contact Person 2nd Thursday JUNE SEC FORM 17-C 3 1 ORMTYPE **Annual Meeting** Fiscal Year Secondary License Type, If Applicable Corporation Finance Department Amended Articles Number/Section Dep.Requiring this Doc. **Total Amount of Borrowings** Foreign Domestic Total No.of Stockholders To be accomplished bt SEC Personnel concerned LCU Cashier **STAMPS** Remarks: pls.use black ink for scanning purposes.

# SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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



1. 28 March 2014			
Date of Report (Date of earliest event report	red)		
2. SEC Identification Number <u>A-S093-008127</u>	3. BIR Tax Identification No. <u>002-834-075</u>		
4. APC GROUP, INC.			
Exact name of issuer as specified in its char	ter		
5. Metro Manila	6. (SEC Use Only)		
Province, country or other jurisdiction of	Industry Classification Code:		
incorporation			
7. 10th Floor, PhilCom Building, 8744 Paseo	de Roxas, Makati City 1226 Postal Code		
Address of principal office	Postal Code		
8. (632) 8450614  Issuer's telephone number, including area code			
issuer's telephone mamoer, meaning			
9. N/A			
Former name or former address, if changed	since last report		
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA			
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding		
Common Stock	7,511,809,997 shares (As of April 30, 2013)		
11. Indicate the item numbers reported herein: <u>Item 9</u>			

#### ITEM 9. OTHER EVENTS

Please be advised that in a meeting held today, 28 March 2014, the Board appointed Mr. Jackson T. Ongsip as Executive Vice President/Chief Finance Officer to replace Mr. Bernardo D. Lim, who will retire effective 31 March 2014.

### **SIGNATURE**

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

APC GROUP, INC.

Issuer

21-3 (m

Date 28 March 2014

Signature and Title EDMUNDO L. TAN - Corporate Secretary

<sup>\*</sup> Print name and title of the signing officer under the signature.



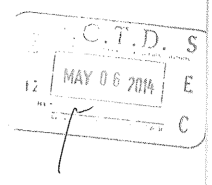
A S 0 9 3 8 1 2 7 S.E.C. Registration Number GROUP INC (Company's Full Name) c o m (Business Address: No.Street City/Town/Province ATTY. EDMUNDO L. TAN 6353671 TO 78 Contact Person Company Telephone Number 2nd Thursday JUNE SEC FORM 17-C 1 2 3 1 Annual Meeting ORMTYPE Fiscal Year Secondary License Type, If Applicable Corporation Finance Department Amended Articles Number/Section Dep.Requiring this Doc. Total Amount of Borrowings Domestic Foreign Total No.of Stockholders To be accomplished bt SEC Personnel concerned LCU Cashier STAMPS

Remarks: pls.use black ink for scanning purposes.

### SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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



1. <u>05 May 2014</u>	
Date of Report (Date of earliest event repor	ted)
2. SEC Identification Number <u>A-S093-008127</u>	3. BIR Tax Identification No. <u>002-834-075</u>
4. APC GROUP, INC.	
Exact name of issuer as specified in its char	ter
•	
5. Metro Manila	_ 6. (SEC Use Only)
Province, country or other jurisdiction of incorporation	Industry Classification Code:
7. 10th Floor, PhilCom Building, 8744 Pasco	de Roxas, Makati City 1226
Address of principal office	Postal Code
8. (632) 8450614 Issuer's telephone number, including area co	de
9. N/A	
Former name or former address, if changed	since last report
10. Securities registered pursuant to Sections 8	and 12 of the SRC or Sections 4 and 8 of the RSA
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common Stock	7,511,809,997 shares (As of April 30, 2013)
11. Indicate the item numbers reported herein:	Item 9

#### **ITEM 9. OTHER EVENTS**

Please be advised that at the meeting of the Board of Directors held today, 5 May 2014, the Board approved the postponement of the Company's Annual Stockholders' Meeting scheduled on the Second Thursday of June as provided in the Company's By-Laws to  $\underline{\text{11 July 2014}}$  at  $\underline{\text{2:00 p.m}}$ . The venue of the meeting will be announced later. The reason of the postponement is due to lack of material time to prepare the documents required to be filed with the regulatory agencies for the holding of a stockholders' meeting.

The record date was set at 11 June 2014 for the determination of the shareholders entitled to notice of, and to vote at, the said annual stockholders' meeting.

### **SIGNATURE**

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

APC GROUP, INC.
Issuer

Signature and Title

EDMUNDO L. TAN - Corporate Secretary

Date 05 May 2014

<sup>\*</sup> Print name and title of the signing officer under the signature.



06052014000083



### SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, Metro Manila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

### **Barcode Page**

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Company Representative

Doc Source

Company Information

SEC Registration No.

AS93008127

Company Name

APC GROUP INC.

Industry Classification

Company Type

Stock Corporation

### **Document Information**

Document ID

106052014000083

**Document Type** 

17-C (FORM 11-C:CURRENT DISCL/RPT)

**Document Code** 

17-C

Period Covered

May 26, 2014

No. of Days Late

0

Department

**CFD** 

Remarks

### **COVER SHEET**

			S.E.C. Reg	9	_7] r
APC GROUP					
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	Philcom Bui	I d i n g	g Pas	s e o d	e
Roxas, Mak	a t i C i t y				
	(Business Address: No.Street City/To	wn/Province			
	(=====================================	WINT TOVALCE			
ATTY. EDMUNDO L. TA Contact Person	N		6353671 1		
Contact re(so)		Co	mpany Teleph	one Number	
1 2 3 1	SEC FORM 17-C		2nd	Thursday JU	INE
Fiscal Year	FORMTYPE			Annual Meeting	
	Secondary License Type, If Applic	able			
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Corporation Finance Department Dep.Requiring this Doc.			monded A die	les Number/Sec	
, , ,		_	Therided Artic	ies Number/Sec	tion
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	Cashier				
STAMPS					
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### SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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

1.	26 May 2014					
	Date of Report (Date of earliest event reported)					
2.	SEC Identification Number <u>A-S093-008127</u> 3. B	IR Ta	ax l	ldenti	fication	No. <u><b>002-834-075</b></u>
4.	APC GROUP, INC.					
	Exact name of issuer as specified in its charter					
5.	Metro Manila	6.				(SEC Use Only)
	Province, country or other jurisdiction of incorporation	ustry	/ CI	lassifi	cation C	ode:
7.	10th Floor, PhilCom Building, 8744 Paseo de Rox	as, N	Mal	kati C	City	1226
	Address of principal office					Postal Code
8.	(632) 8450614					
	Issuer's telephone number, including area code					
9.	N/A					
	Former name or former address, if changed since I	ast re	epo	rt		
10.	. Securities registered pursuant to Sections 8 and 12	of th	ne S	SRC o	r Sectio	ns 4 and 8 of the RSA
	Title of Each Class Out					Common Stock of Debt Outstanding
 Co	mmon Stock 7,511,					April 30, 2013)
11.	Indicate the item numbers reported herein: <u>Item 9</u>	******	••••	*******		···

#### ITEM 9. OTHER EVENTS

In compliance with SEC Memorandum Circular No. 20, Series of 2013, we are pleased to submit herewith copies of Certificate of Attendance of the following directors and key officers of APC GROUP, INC. who have attended the Exclusive Orientation Course on Corporate Governance facilitated by the Institute of Corporate Directors held on May 26, 2014 at the Executive Meeting Room C, 16/F, Tower B, Two-Ecom Centre, Mall of Asia Complex, Pasay City:

Name	Position		
Willy N. Ocier	Chairman/Director		
Frederic C. DyBuncio	President/Director		
Virginia A. Yap	Director		
Bernardo D. Lim	Director		
Edmundo L. Tan	Corporate Secretary/Director		
Tomas Santos	Director		
Laurito E. Serrano	Director		
Jackson T. Ongsip	EVP/Chief Finance Officer		
Richard Anthony D. Alcazar	Asst. Corporate Secretary		

#### SIGNATURE

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

APC GROUP,	INC.
Issuer	

Signature and Title

EDMUNDO L. TAN - Corporate Secretary

Date <u>4 June 2014</u>

<sup>\*</sup> Print name and title of the signing officer under the signature.



presents this

# Certificate of Attendance

to

## Willy N. Ocier

Belle Corporation

for having completed an Exclusive
Orientation Course on Corporate Governance
held on May 26, 2014 at the Executive Meeting Room
C, 16/F, Tower B, Two-Ecom Centre Mall of Asia
Complex, Pasay City

Given this 26<sup>nd</sup> day of May 2014.

Ricardo Nicanor N. Jacínto President & CEO



presents this

# Certificate of Attendance

to

## Frederic C. DyBuncio

Belle Corporation

for having completed an Exclusive
Orientation Course on Corporate Governance
held on May 26, 2014 at the Executive Meeting Room
C, 16/F, Tower B, Two-Ecom Centre Mall of Asia
Complex, Pasay City

Given this 26nd day of May 2014.

Ricardo Nicanor N. Jacinto President & CEO



presents this

## Certificate of Attendance

to

### **Bernardo Lim**

APC Group, Inc.

for having completed the Exclusive Orientation Course on Corporate Governance held on May 26, 2014 at the Executive Meeting Room C, 16/F, Tower B, Two-Ecom Centre Mall of Asia Complex, Pasay City

Given this 26th day of May 2014.

Ricardo Nicanor N. Jacinto
President & CEO





presents this

# Certificate of Attendance

to

## Virginia A. Yap

Belle Corporation

for having completed an Exclusive
Orientation Course on Corporate Governance
held on May 26, 2014 at the Executive Meeting Room
C, 16/F, Tower B, Two-Ecom Centre Mall of Asia
Complex, Pasay City

Given this 26<sup>nd</sup> day of May 2014.

Ricardo Nicanor N. Jacínto President & CEO



presents this

## Certificate of Attendance

to

### Edmundo L. Tan

APC Group, Inc.

for having completed the Exclusive Orientation Course on Corporate Governance held on May 26, 2014 at the Executive Meeting Room C, 16/F, Tower B, Two-Ecom Centre Mall of Asia Complex, Pasay City

Given this 26th day of May 2014.

Ricardo Nicanor N. Jacinto

President & CEO





presents this

## Certificate of Attendance

to

### **Laurito Serrano**

APC Group, Inc.

for having completed the Exclusive Orientation Course on Corporate Governance held on May 26, 2014 at the Executive Meeting Room C, 16/F, Tower B, Two-Ecom Centre Mall of Asia Complex, Pasay City

Given this 26th day of May 2014.

Ricardo Nicanor N. Jacinto

President & CEO





presents this

## Certificate of Attendance

to

### **Tomas Santos**

APC Group, Inc.

for having completed the Exclusive Orientation Course on Corporate Governance held on May 26, 2014 at the Executive Meeting Room C, 16/F, Tower B, Two-Ecom Centre Mall of Asia Complex, Pasay City

Given this 26th day of May 2014.

Ricardo Nicanor N. Jacinto President & CEO





presents this

## Certificate of Attendance

to

### Jackson T. Ongsip

Sinophil Corporation

for having completed the Exclusive Orientation Course on Corporate Governance held on May 26, 2014 at the Executive Meeting Room C, 16/F, Tower B, Two-Ecom Centre Mall of Asia Complex, Pasay City

Given this 26th day of May 2014.

President & CEO





presents this

## Certificate of Attendance

to

### Richard Alcazar

APC Group, Inc.

for having completed the Exclusive Orientation Course on Corporate Governance held on May 26, 2014 at the Executive Meeting Room C, 16/F, Tower B, Two-Ecom Centre Mall of Asia Complex, Pasay City

Given this 26th day of May 2014.

Ricardo Nicanor N. Jacinto

President & CEO



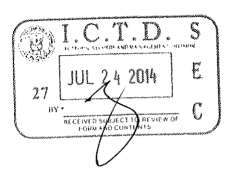
### **COVER SHEET**

		A S 0 9 3 8 1 2 7 S.E.C. Registration Number
APC GROUP I	N C . Company's Full Name)	
8 t h   F   0 o r	Philcom Buil	ding Paseo de
Roxas, Maka	t i C i t y	
	(Business Address: No.Street City/Town	n/Province
ATTY. EDMUNDO L. TAN Contact Person		6353671 TO 78 Company Telephone Number
1 2 3 1 Fiscal Year	SEC FORM 17-C	2nd Thursday JUNE Annual Meeting
	Secondary License Type, If Applica	ble
Corporation Finance Department Dep.Requiring this Doc.	]	Amended Articles Number/Section
Total No.of Stockholders		Total Amount of Borrowings  Domestic Foreign
	To be accomplished bt SEC Personnel	concerned
	LCU	
STAMPS	Cashier	
Remarks: pls.use black ink for scann	ing purposes.	

### SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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



1.	23 July 2014		
	Date of Report (Date of earliest event repor	ted)	
2.	SEC Identification Number A-S093-00812	7 3. BIR Tax Identification	No. <u>002-834-075</u>
4.	APC GROUP, INC.		
	Exact name of issuer as specified in its char	ter	
5.	Metro Manila	6.	(SEC Use Only)
	Province, country or other jurisdiction of incorporation	Industry Classification (	Code:
7.	8th Floor, PhilCom Building, 8744 Paseo d	e Roxas, Makati City	1226
	Address of principal office		Postal Code
8.	(632) 8450614 Issuer's telephone number, including area co	ode	Lucation
9.	N/A		
	Former name or former address, if changed	since last report	
10	. Securities registered pursuant to Sections 8	and 12 of the SRC or Section	ons 4 and 8 of the RSA
	Title of Each Class	Number of Shares o Outstanding and Amount	
 Co	ommon Stock	7,511,809,997 shares (As of A	 April 30, 2013)
11.	. Indicate the item numbers reported herein: ]		

#### ITEM 9. OTHER EVENTS

Please be advised that in a meeting of the Board of Directors held today, 23 July 2014, the Board approved the following:

- 1. Postponement of the Company's Annual Stockholders' Meeting previously set on 02 September 2014 at 2:00 p.m. to 22 September 2014 at 2:00 p.m.. The record date was set at 07 August 2014 for the determination of the shareholders entitled to notice of, and to vote at, the said annual stockholders' meeting. The venue of the meeting shall be at SMX Convention Center, Seashell lane, Mall of Asia Complex, Pasay City;
  - 2. Creation of Risk Management Committee; and
- 3. Amendment of Third Article of the Company's Articles of Incorporation pursuant to SEC Memorandum Circular No. 6, Series of 2014, to specify the complete address of the principal office, which shall include street number, street name, barangay, city or municipality and, if applicable, building/unit name and number.
- 4. Revised Manual on Corporate Governance in accordance with SEC Memorandum Circular No. 9-2014.

### **SIGNATURE**

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

APC GROUP, INC.

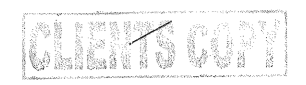
Issuer

Signature and Title

**EDMUNDO L. TAN - Corporate Secretary** 

Date 23 July 2014

<sup>\*</sup> Print name and title of the signing officer under the signature.





107042014001523



### SECURITIES AND EXCHANGE COMMISSION

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Company Representative

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Company Information

SEC Registration No. AS93008127

Company Name

APC GROUP INC.

Industry Classification

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Company Type

Stock Corporation

### **Document Information**

Document ID

107042014001523

**Document Type** 

17-C (FORM 11-C:CURRENT DISCL/RPT)

**Document Code** 

17-C

Period Covered

July 03, 2014

No. of Days Late

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Department

CFD

Remarks

### **COVER SHEET**

			A S 0 9 3 8 1 2 7 S.E.C. Registration Number
APC GROUP	INC. (Company) Full No.		
	(Company's Full Na		
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Roxas, Maka	a   t   i   C   i   t   y		
	(Business Address: No.Street Cit	y/Town/Province	
	•	,	
ATTY. EDMUNDO L. TAN Contact Person	N		6353671 TO 78
Oblidad Person		Co	mpany Telephone Number
1 2 3 1	SEC FORM 17-C		2nd Thursday JUNE
Fiscal Year	FORMTYP	E	Annual Meeting
•	Secondary License Type, If A	pplicable	
Corporation Finance Department Dep.Requiring this Doc.			Amended Articles Number/Section
		1	Total Amount of Borrowings
Total No.of Stockholders		Dor	mestic Foreign
·	To be accomplished bt SEC Person	onnel concerned	
	LCU		
	Cashier		
STAMPS			
Remarks: pls.use black ink for scann	ing purposes.		

### SECURITIES AND EXCHANGE COMMISSION

### SEC FORM 17-C

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

1. 03 July 2014		
Date of Report (Date of earliest event report	rted)	
2. SEC Identification Number <u>A-S093-00812</u>	7 3. BIR Tax Identification	No. <u>002-834-075</u>
4. APC GROUP, INC.		
Exact name of issuer as specified in its cha	rter	
5. Metro Manila	6.	(SEC Use Only)
Province, country or other jurisdiction of incorporation	Industry Classification C	Code:
7. 8th Floor, PhilCom Building, 8744 Paseo	le Roxas, Makati Citv	1226
Address of principal office		Postal Code
<ul> <li>8. (632) 8450614 Issuer's telephone number, including area of the second s</li></ul>		
10. Securities registered pursuant to Sections 8	and 12 of the SRC or Section	ons 4 and 8 of the RSA
Title of Each Class	Number of Shares of Outstanding and Amount	
Common Stock	7,511,809,997 shares (As of .	 June 30, 2014)
11. L. Harte the item numbers reported bergin	Hom 0	••••
11. Indicate the item numbers reported herein:	icm /	

### ITEM 9. OTHER EVENTS

Please be advised that in a meeting of the Board of Directors held today, 3 July 2014, the Board approved the postponement of the Company's Annual Stockholders' Meeting which was previously set on 12 August 2014 at 2:00 p.m to 2 September 2014 at 2:00 p.m. The reason of the postponement is to give the Company sufficient time to prepare for the additional matters which may have to be presented to the stockholders. Venue shall be announced later.

The record date was set at **01** August **2014** for the determination of the shareholders entitled to notice of, and to vote at, the said annual stockholders' meeting.

### **SIGNATURE**

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

APC GROUP, INC.

Issuer

Signature and Title

EDMUNDO L. TAN - Corporate Secretary

Date 03 July 2014

<sup>\*</sup> Print name and title of the signing officer under the signature.



102052014001295



### SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, Metro Manila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mls@sec.gov.ph

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Company Representative

Doc Source

Company Information

SEC Registration No. AS93008127

Company Name

APC GROUP INC.

Industry Classification

Company Type Stock Corporation

### **Document Information**

Document ID 102052014001295

Document Type LETTER/MISC

Document Code LTR

Period Covered February 03, 2014

No. of Days Late 0

Department CED/CFD/CRMD/MRD/NTD

Remarks Certificate of attendance

### **COVER SHEET**

		AS.E.C	3 0 9 3 8 1 2 7 C. Registration Number
APC GROUP INC	(Company's Full Name)		
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Roxas, Makati	City		
(Pun	Income Address No. Charles City (T		
(Dus	ness Address: No.Street City/Town/	Province	
ATTY. EDMUNDO L. TAN		635	3671 TO 78
Contact Person			Telephone Number
[	,		
1 2 3 1	Advisement Letter (Memorandum Circular 1, series of 2014)		2nd Thursday JUNE
Fiscal Year	FORMTYPE		Annual Meeting
	econdary License Type, If Applicable		
J	econdary Ecense Type, II Applicable	е	
Corporation Finance Department			
Dep.Requiring this Doc.		Amende	d Articles Number/Section
		Total Am	ount of Borrowings
Total No.of Stockholders			
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To be	accomplished bt SEC Personnel co	ncerned	
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	Cashier		
CTAMPO	Justiloi		
STAMPS			



03 February 2014

CORPORATE GOVERNANCE & FINANCE DEPARTMENT Securities and Exchange Commission SEC Building, EDSA, Greenhills Mandaluyong City

Re:

Advisement Letter on Attendance of Directors to

Board Meetings for the Year 2013

Gentlemen:

In compliance with Memorandum Circular No. 1, series of 2014 of the Securities and Exchange Commission, we submit this Advisement Letter on the attendance to board, meetings of the directors of APC GROUP, INC. (the "Corporation") for the year 2013.

The following table shows the attendance of members of the Board of Directors of the Corporation during the regular/special/organizational meetings from January 2013 to December 2013:

Name of Director	March 22	April 17	April 27	03 May	June 18	October 3	December 9	December 19
Willy N. Ocier	V	7		7	V	7	7	V
Frederic C. DyBuncio	х		7	7	7	17	1	V
Bernardo D. Lim	V	$\sqrt{}$	V	7	7	V	J	V
Edmundo L. Tan	7	$\sqrt{}$	V	V	V	V	1	J J
Virginia A. Yap	<b>V</b>	7	7	V	V	V	V	1
Tomas D. Santos	1		7	<b>√</b>	V	7	V	J
Laurito E. Serrano (Independent Director elected as of 18 June 2013)			,	¥	Ì	7.3	Ì	V.,

Legend:

√ Present

X - Absent

Very truly yours,

10th Floor, PhilCom Building 8755 Paseo de Roxas, Makati City Metro Manila, Philippines

Tels.: (632) 845-0614 (632) 845-0620

Fax No.: (632) 845-0259 Website: www.apcaragorn.com EDMUNDO L. TAN

Corporate Secretary



### STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of APC Group Inc. and Subsidiaries is responsible for the preparation and fair presentation of the consolidated financial statements for the years ended December 31, 2013 and 2012, including the additional components attached therein, in accordance with Philippine Financial Reporting Standards. This responsibility includes designing and implementing internal controls relevant to the preparation and fair presentation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error, selecting and applying appropriate accounting policies, and making accounting estimates that are reasonable in the circumstances.

The Board of Directors reviews and approves the consolidated financial statements and submits the same to the stockholders.

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

Signed this 15 day of April, 2014

Chairman

rederic C. DyBuncio President & Chief Executive Officer

Jackson T Ongsip Executive Vice President & Chief Finance Officer

Tel.: (632) 845-0614

Fax No.: (632) 845-0259

## REPUBLIC OF THE PHILIPPINES) MAKATI CITY, METRO MANILA)S.S

SUBSRIBED AND SWORN TO before me this APR 1 5 2014 April 2014, affiants exhibiting me their Passports as follows:

Names	Passport Number	Date of Issue	Place of Issue
Willy N. Ocier	XX3725357	May 15, 2009	Manila
Frederic C. DyBuncio	EB0923285	September 10, 2010	Manila
Jackson T. Ongsip	XX4522621	September 10, 2009	Manila

Doc. No. C

Page No.

Book No. TV

Series of 2014

ATTY GERVACIOR ORTIZ JR.
NOTARY PUB LAZ FOR MAKATICITY
UN TIL DECEMBER 31, 2014
PTE NO. 3664330/01/02-2013 MAKATI
IBF NO. 656155 - LIFE TIME MEMBER
APPT. M-199/2014 ROLL NO. 40091

### **COVER SHEET**

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	P	a	S	e	0		d	e		R	0	X	a	s	,		M	a	k	a	t	i		C	i	t	y					
	(Business Address: No. Street City/Town/Province)  Mr. Bernardo D. Lim  845-0620																															
Mr. Bernardo D. Lin (Contact Person)						m				]									(Company Telephone Number)													
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SyCip Gorres Velayo & Co. Tel: (632) 891 0307 6760 Ayala Avenue Fax: (632) 819 0872 6760 Ayala Avenue 1226 Makati City **Philippines** 

ey.com/ph

BOA/PRC Reg. No. 0001, December 28, 2012, valid until December 31, 2015 SEC Accreditation No. 0012-FR-3 (Group A), November 15, 2012, valid until November 16, 2015

### INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY SCHEDULES

The Stockholders and the Board of Directors APC Group, Inc. 8th Floor, PhilCom Building 8755 Paseo de Roxas, Makati City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of APC Group, Inc. and Subsidiaries as at December 31, 2013 and 2012 and for each of the three years in the period ended December 31, 2013, included in this Form 17-A, and have issued our report thereon dated March 28, 2014. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The schedules listed in the Index to the Consolidated Financial Statements and Supplementary Schedules are the responsibility of the Company's management. These schedules are presented for purposes of complying with Securities Regulation Code Rule 68, As Amended (2011) and are not part of the basic financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, fairly state, in all material respects, the information required to be set forth therein in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

Christini A. Valley Christine G. Vallejo Partner

CPA Certificate No. 99857

SEC Accreditation No. 1402-A (Group A),

March 13, 2014, valid until March 12, 2017

Tax Identification No. 206-384-906

BIR Accreditation No. 08-001988-105-2014,

March 10, 2014, valid until March 9, 2017

PTR No. 4225227, January 2, 2014, Makati City

March 28, 2014





SyCip Gorres Velayo & Co. Tel: (632) 891 0307 6760 Ayala Avenue Fax: (632) 819 0872 6760 Ayala Avenue 1226 Makati City **Philippines** 

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BOA/PRC Reg. No. 0001, December 28, 2012, valid until December 31, 2015 SEC Accreditation No. 0012-FR-3 (Group A), November 15, 2012, valid until November 16, 2015

#### INDEPENDENT AUDITORS' REPORT

The Stockholders and the Board of Directors APC Group, Inc. 8th Floor, PhilCom Building 8755 Paseo de Roxas, Makati City

We have audited the accompanying consolidated financial statements of APC Group, Inc. and Subsidiaries, which comprise the consolidated statements of financial position as at December 31, 2013 and 2012, and the consolidated statements of comprehensive income, statements of changes in equity and statements of cash flows for each of the three years in the period ended December 31, 2013, and a summary of significant accounting policies and other explanatory information.

### Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with Philippine Financial Reporting Standards, 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.

### Auditors' Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with Philippine Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements 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 entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.





- 2 -

### **Opinion**

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of APC Group, Inc. and Subsidiaries as at December 31, 2013 and 2012, and their financial performance and their cash flows for each of the three years in the period ended December 31, 2013 in accordance with Philippine Financial Reporting Standards.

SYCIP GORRES VELAYO & CO.

Christine G. Vallejo Partner

CPA Certificate No. 99857

SEC Accreditation No. 1402-A (Group A), March 13, 2014, valid until March 12, 2017

Tax Identification No. 206-384-906

BIR Accreditation No. 08-001988-105-2014,

March 10, 2014, valid until March 9, 2017 PTR No. 4225227, January 2, 2014, Makati City

March 28, 2014



## APC GROUP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	December 31						
		2012	2011				
		(As restated -	(As restated -				
	2013	Note 2)	Note 2)				
ASSETS							
<b>Current Assets</b>							
Cash and cash equivalents (Notes 7, 25 and 26) Trade and other receivables	₽73,754,007	₽44,629,483	₽19,628,634				
(Notes 8, 15, 23, 25 and 26)	11,346,682	25,308,225	97,961,007				
Available-for-sale financial assets (Notes 9, 25 and 26)	84,921	84,921	354,479				
Other current assets (Note 10)	5,805,854	7,646,451	38,168,106				
Other current assets (Note 10)							
Assets classified as held-for-sale (Note 5)	90,991,464	77,669,080 119,648,365	156,112,226				
Total Current Assets	90,991,464	197,317,445	156,112,226				
Noncurrent Assets							
Available-for-sale financial assets							
(Notes 9, 25 and 26)	28,185,100	32,194,700	34,195,300				
Investments in and advances to associates	20,103,100	32,174,700	34,173,300				
(Note 11)	_	_	37,598,925				
Property and equipment (Note 12)	678,112	1,293,017	4,564,141				
Investment properties (Notes 13 and 26)	156,986,106	156,953,000	240,265,569				
Deferred tax assets (Note 22)	130,700,100	130,733,000	9,282,589				
Goodwill and other noncurrent assets	_		7,202,307				
(Notes 14, 25 and 26)	91,229,241	130,792,213	93,305,174				
Total Noncurrent Assets	277,078,559	321,232,930	419,211,698				
Total Profession Plants							
	₽368,070,023	₱518,550,375	₽575,323,924				
LIABILITIES AND EQUITY							
Current Liabilities							
Loans payable (Notes 5 and 15)	₽–	₽_	₽7,000,000				
Trade and other payables (Notes 16, 25 and 26)	28,008,877	13,603,358	44,235,721				
Income tax payable	98,016	861	143,060				
Advances from related parties							
(Notes 23, 25 and 26)	79,406,947	91,485,945	158,866,306				
,	107,513,840	105,090,164	210,245,087				
Liabilities directly associated with assets classified	, ,						
as held-for-sale (Note 5)	_	78,034,106	_				
Total Current Liabilities	107,513,840	183,124,270	210,245,087				
Noncurrent Liabilities							
Subscriptions payable (Notes 9, 25 and 26)	75,161,959	75,161,959	75,161,959				
Accrued retirement costs (Note 20)	6,422,300	3,778,700	20,257,898				
Deferred tax liability (Note 22)	0,722,500	5,770,700	7,975,500				
Other noncurrent liabilities		_	7,973,300				
Total Noncurrent Liabilities	81,584,259	78,940,659	104,174,699				
Total Liabilities	189,098,099	262,064,929	314,419,786				
1 Otal Elaolitics	107,070,077	202,004,929	517,719,700				

(Forward)



		December 31	
		2012	2011
		(As restated -	(As restated -
	2013	Note 2)	Note 2)
<b>Equity Attributable to Equity Holders</b>			
of the Parent Company			
Capital stock (Notes 17 and 25)	<b>₽</b> 6,388,012,148	₽6,388,012,148	₽6,387,989,648
Additional paid-in capital (Notes 17 and 25)	1,613,942,096	1,613,942,096	1,613,942,096
Unrealized mark-to-market gain on			
available-for-sale financial assets (Note 9)	15,000,000	19,000,300	21,197,039
Gain on dilution	226,304	226,304	226,304
Remeasurement loss on defined benefit obligation			
(Notes 2 and 20)	(2,634,205)	(494,305)	(1,427,805)
Deficit	(7,799,599,734)	(7,736,421,534)	(7,738,055,064)
Treasury shares - 7,606,000 shares (Note 24)	(29,435,220)	(29,435,220)	(29,435,220)
Total Equity Attributable to Equity			
Holders of the Parent Company	185,511,389	254,829,789	254,436,998
Equity Attributable to Non-controlling			
Interests	(6,539,465)	1,655,657	6,467,140
Total Equity	178,971,924	256,485,446	260,904,138
	₽368,070,023	₽518,550,375	₽575,323,924

See accompanying Notes to Consolidated Financial Statements.



## APC GROUP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended December 31					
		2012	2011			
		(As restated -	(As restated -			
	2013	Note 2)	Note 2)			
CONTINUING OPERATIONS						
Income (Expenses)						
Provision for impairment of deferred exploration						
costs and mining rights (Note 14)	( <del>P</del> 46,788,151)	(₱17,132,891)	( <del>P</del> 24,716,367)			
General and administrative expenses (Note 19)	(15,543,292)	(16,120,814)	(12,463,139)			
Gain (loss) on sale of investments in subsidiary,	(13,343,272)	(10,120,014)	(12,403,137)			
associates and available-for-sale financial						
assets - net (Notes 4, 5 and 9)	9,223,172	5,921,637	38,534,098			
		1,085,670	642,501			
interest income (Note 7)	1,384,487					
Interest expense	(25,851)	(62,041)	(100,406)			
Foreign exchange gain (loss) - net	2,127	(2,106)	(714)			
Fair value gain on investment properties (Note 13)	_	25,280,872	46,620			
Dividend income	_	679,973	7,550			
Equity in net losses of associates (Note 11)	_	(18,218)	(262,140)			
Other (expense) income - net (Notes 9 and 21)	(11,870,757)	6,309,918	3,650,788			
Income (loss) before income tax from						
continuing operations	(63,618,265)	5,942,000	5,338,791			
Provision for (benefit from) income tax						
(Note 22)						
Current	374,929	764,916	691,713			
Deferred	· _	_	(7,453,980)			
	374,929	764,916	(6,762,267)			
Net income (loss) from continuing operations	(63,993,194)	5,177,084	12,101,058			
Net income (loss) after tax from discontinued	(00,>>0,1>1)	-,-,,,,,,	,,			
operations (Note 5)	(7,380,128)	46,988	(3,357,230)			
NET INCOME (LOSS)	(71,373,322)	5,224,072	8,743,828			
OTHER COMPREHENSIVE INCOME	(71,373,322)	3,224,072	0,743,020			
(LOSS) (Note 9)						
tems to be reclassified to profit or loss in						
subsequent periods:						
Unrealized mark-to-market gain (loss) on						
available-for-sale financial assets	(4.000.000)	(2.000.600)	4 00= 4.50			
(Note 9)	(4,000,000)	(2,000,600)	1,987,153			
Realized gain on available-for-sale financial						
assets (Note 9)	(300)	(196,139)	(38,534,098)			
	(4,000,300)	(2,196,739)	(36,546,945)			
Items not to be reclassified to profit or loss in						
subsequent periods -						
Remeasurement gain (loss) on defined benefit						
obligation (Note 2)	(2,139,900)	933,500	(1,427,805)			
	(6,140,200)	(1,263,239)	(37,974,750)			
TOTAL COMPREHENSIVE INCOME	( , -, )					
(LOSS)	( <del>P</del> 77,513,522)	₽3,960,833	(₱29,230,922)			
` /	· / - /- /	,,	, , , ,-			

(Forward)



Years Ended December 31 2012 2011 (As restated -(As restated -2013 Note 2) Note 2) Net income (loss) attributable to: Equity holders of the Parent Company (Note 24) ₱6,840,052 Income (loss) from continuing operations (₱55,798,072) ₱14,494,730 Income (loss) from discontinued operations 46,988 (3,357,230)(7,380,128) $(63,178,\overline{200})$ 6,887,040 11,137,500 Non-controlling interests (8,195,122)(1,662,968)(2,393,672)₽5,224,072 ₽8,743,828 (<del>P</del>71,373,322) **Total comprehensive income (loss)** attributable to: Equity holders of the Parent Company (<del>P69,318,400)</del> ₽5,623,801 (<del>P</del>26,837,250) Non-controlling interests (1,662,968)(2,393,672)(8,195,122)(<del>P77,513,522</del>) ₽3,960,833 (₱29,230,922) **Basic/Diluted Earnings (Loss) Per Common Share for Continuing Operations** (Note 24) (<del>P</del>0.007436) ₽0.000911 ₽0.001932 **Basic/Diluted Earnings (Loss) Per Common Share for Discontinued Operations** (<del>P</del>0.000983) ₽0.000006 (Note 24) (<del>P</del>0.000447)

See accompanying Notes to Consolidated Financial Statements.



## APC GROUP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

			Unrealized							
			Mark-to-Market	D						
			Gain on Available-	Remeasurement gain (loss) on					Equity	
		Additional	for-Sale	defined benefit			Treasury		Attributable to	
	Capital Stock	Paid-in Capital	Financial Assets	obligation	Gain on	Deficit	Shares		Non-controlling	
	(Notes 17 and 25)	(Notes 17 and 25)		(Note 2)	Dilution	(Note 2)	(Note 24)	Total	Interests	Total
Balances at January 1, 2013	₽6,388,012,148	₽1,613,942,096	₽19,000,300	( <del>P</del> 494,305)	₽226,304	( <del>P</del> 7,736,421,534)	( <del>P</del> 29,435,220)	₽254,829,789	₽1,655,657	₽256,485,446
Net income during the year	_	_	_	_	_	(63,178,200)	_	(63,178,200)	(8,195,122)	(71,373,322)
Other comprehensive loss	-	_	(4,000,300)	(2,139,900)	_	_	_	(6,140,200)	_	(6,140,200)
Total comprehensive income	-	_	(4,000,300)	(2,139,900)	-	(63,178,200)	-	(69,318,400)	(8,195,122)	(77,513,522)
Balances at December 31, 2013	₽6,388,012,148	₽1,613,942,096	₽15,000,000	( <del>P</del> 2,634,205)	₽226,304	( <del>₽</del> 7,799,599,734)	( <del>P</del> 29,435,220)	₽185,511,389	( <del>P</del> 6,539,465)	₽178,971,924
Balances at January 1, 2012,										
as previously presented	₽6,387,989,648	₽1,613,942,096	₽21,197,039	₽_	₽226,304	( <del>P</del> 7,739,114,866)	( <del>P</del> 29,435,220)	₱254.805.001	₽6,467,140	₽261,272,141
Effect of change in accounting policy (Note 2)	-0,567,767,046	-1,013,742,070	F21,177,037	(1,427,805)	-220,504	1.059.802	(F27,433,220)	(368,003)	-0,407,140	(368,003)
Balances at January 1, 2012, as restated	6,387,989,648	1.613.942.096	21.197.039	(1,427,805)	226.304	(7,738,055,064)	(29,435,220)	254,436,998	6.467.140	260,904,138
Net income during the year		-		(=, == , , = ==)		6,887,040	-	6,887,040	(1,662,968)	5,224,072
Other comprehensive loss	_	_	(2,196,739)	933,500	_	-	_	(1,263,239)	(-,,,-	(1,263,239)
Total comprehensive income	_	_	(2,196,739)	933,500	_	6,887,040	_	5,623,801	(1,662,968)	3,960,833
Movements in other equity accounts:			```	· ·		· ·				
Collection of subscription receivable	22,500	_	_	_	_	_	_	22,500	_	22,500
Arising from business combination (Note 4)	_	_	_	_	_	_	_	_	3,665,222	3,665,222
Disposal of a subsidiary (Note 4)	_	_	_	_	-	(5,253,510)	_	(5,253,510)	(6,813,737)	(12,067,247)
	22,500	-	_	_	_	(5,253,510)	_	(5,231,010)	(3,148,515)	(8,379,525)
Balances at December 31, 2012, as restated	₽6,388,012,148	₱1,613,942,096	₽19,000,300	(₱494,305)	₽226,304	(₱7,736,421,534)	(₱29,435,220)	₽254,829,789	₽1,655,657	₽256,485,446
Balances at January 1, 2011, as previously										_
presented	₽6,387,989,648	₱1,613,942,096	₽57,743,984	₽_	₽226,304	( <del>P</del> 7,746,497,340)	( <del>P</del> 29,435,220)	₱283,969,472	₽8,860,812	₱292,830,284
Effect of change in accounting policy (Note 2)	-	- 11,015,712,070	-	_	- 1 220,501	(2,695,224)	(12), 133,220)	(2,695,224)		(2,695,224)
Balances at January 1, 2011, as restated	6,387,989,648	1,613,942,096	57,743,984	_	226.304	(7,749,192,564)	(29,435,220)	281,274,248	8.860.812	290,135,060
Net income during the year	-	-	-	_		11,137,500	(=>, :==;====)	11,137,500	(2,393,672)	8,743,828
Other comprehensive loss	_	_	(36,546,945)	(1,427,805)	_		_	(37,974,750)	(=,5,5,5,5,2)	(37,974,750)
Total comprehensive loss	_	_	(36,546,945)	(1,427,805)	_	11,137,500	_	(26,837,250)	(2,393,672)	(29,230,922)
Balances at December 31, 2011, as restated	₽6,387,989,648	₽1,613,942,096	₽21,197,039	(₱1,427,805)	₽226,304	( <del>P</del> 7,738,055,064)	(₱29,435,220)	₽254,436,998	₽6,467,140	₱260,904,138

See accompanying Notes to Consolidated Financial Statements.



# APC GROUP, INC. AND SUBSIDIARIES

# CONSOLIDATED STATEMENTS OF CASH FLOWS

	Years Ended December 31				
		2012	2011		
		(As restated -	(As restated -		
	2013	Note 2)	Note 2)		
CARLET ONE EDOM OPED ATTIC					
CASH FLOWS FROM OPERATING					
ACTIVITIES					
Income (loss) before income tax:	(7.4.410.447)	D5 0 40 000	D5 220 501		
Continuing operations	(₱63,618,265)	₽5,942,000	₽5,338,791		
Discontinued operations	(7,380,128)	274,274	(4,770,876)		
	(70,998,393)	6,216,274	567,915		
Adjustments for:					
Provision for impairment of deferred					
exploration costs and mining rights					
(Note 14)	46,788,151	17,132,891	24,716,367		
Loss (gain) on sale of investments in					
subsidiaries and associate and AFS					
financial assets (Note 5 and 11)	(1,843,344)	(5,921,637)	(38,534,098)		
Interest income (Note 7)	(1,384,487)	(1,085,670)	(642,501)		
Depreciation and amortization (Note 19)	661,932	680,823	746,420		
Retirement costs (Note 20)	503,700	588,600	448,242		
Interest expense (Note 15)	25,851	62,041	100,406		
Fair value gain on investment properties	,				
(Note 13)	_	(25,280,872)	(46,620)		
Dividend income	_	(679,973)	(7,550)		
Equity in net losses of associates (Note 11)	_	18,218	262,140		
Operating loss before working capital changes	(26,246,590)	(8,269,305)	(12,389,279)		
Decrease (increase) in:	(,,)	(-, , )	( , , ,		
Trade and other receivables	23,195,674	118,144,269	5,598,845		
Other current assets	1,840,597	(2,954,124)	(859,590)		
Increase in trade and other payables	2,326,521	8,220,663	(3,084,072)		
Net cash generated from (used in) operations	1,116,202	115,141,503	(10,734,096)		
Interest received	1,384,487	1,074,356	643,227		
Income taxes paid	(277,774)	(244,761)	(178,873)		
Benefits paid (Note 20)	(2//,//4)	(350,400)	(170,075)		
Dividend received		679,973	7,550		
Net cash provided by (used in) operating activities	2,222,915	116,300,671	(10,262,192)		
Net cash provided by (used in) operating activities	2,222,915	110,300,071	(10,202,192)		
CASH FLOWS FROM INVESTING					
ACTIVITIES					
Proceeds from sale of:					
Investments in subsidiary and associates					
(Notes 4 and 11)	25,000,000	17,600,498	_		
Available-for-sale financial assets	20,000,000	1,,000,100			
(Notes 9 and 27)	9,232,772	269,558	16,995,217		
(110005 / 4114 27)	,, <u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	207,550	10,773,217		

(Forward)



Years Ended December 31 2011 2012 (As restated -(As restated -2013 Note 2) Note 2) Acquisitions of: Investment properties (Note 13) (23,063,559)(P4,328,947)(\$23,106)Property and equipment (Note 12) (160, 188)Payment of subscriptions payable (1,762,500)Decrease (increase) in: (10,201,540) Other noncurrent assets (7,272,206)(48,678,968)Investments in associates 702,230 Net cash provided by (used in) investing activities 26,927,460 (34,032,659)CASH FLOWS FROM FINANCING **ACTIVITIES** Interest paid (25,851)(62,041)(100,406)Proceeds from collection of subscription receivable 22,500 Increase (decrease) in: Advances from related parties (53,577,939)2,828,155 (779,342)Other noncurrent liabilities 57,173 Net cash provided by (used in) financing activities (25,851)(54,396,822)2,784,922 NET INCREASE (DECREASE) IN CASH 27,871,190 AND CASH EQUIVALENTS 29,124,524 (6,775,040)NET CASH FLOWS FROM DISCONTINUED **OPERATIONS** (Note 5) (2,870,341)4,790,210 CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR 44,629,483 19,628,634 21,613,464 CASH AND CASH EQUIVALENTS AT END OF YEAR ₽73,754,007 ₱44,629,483 ₱19,628,634

See accompanying Notes to Consolidated Financial Statements.



### APC GROUP, INC. AND SUBSIDIARIES

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

#### 1. General Information

#### Corporate Information

APC Group, Inc. (the Parent Company or APC) and subsidiaries (collectively referred to as the Company) were all incorporated in the Philippines and are registered with the Philippine Securities and Exchange Commission (SEC). The Parent Company was incorporated in the Philippines on October 15, 1993 and was originally organized to engage in the oil and gas exploration and development in the Philippines. On April 30, 1997, the Philippine SEC approved the change in the primary purpose of the Parent Company to that of a holding company. The Parent Company's shares of stock are publicly traded in the Philippine Stock Exchange (PSE).

The registered office address of the Parent Company is 8th Floor, PhilCom Building, 8755 Paseo de Roxas, Makati City.

The accompanying consolidated financial statements were approved and authorized for issue by the Board of Directors (BOD) on March 28, 2014.

#### Status of Operations

In 2005, the Parent Company created new companies, namely, Aragorn Power and Energy Corporation (APEC), Aragorn Coal Resources, Inc. (Aragorn Coal) and APC Mining Corporation (APC Mining). These companies were established in line with the government's thrust in developing the country's energy and mining sectors. The prospects in these industries are bolstered by the government's decision to open up this sector to foreign investors. Thus, APC will concentrate in energy resource exploration and development and pursue mining activities. The government's thrust to encourage investments in these sectors augurs well with the Company's investment direction.

As at December 31, 2013, the following are the status of operations of the Company's subsidiaries:

#### a. APEC

APEC is still in the pre-operating stage. It was established to engage in energy resource exploration and development.

In 2008, APEC was granted a Geothermal Service Contract (GSC) by the Department of Energy (DOE) located in the Province of Kalinga. The GSC was granted after a Certificate Precondition (CP) from the National Commission of Indigenous People (NCIP), covering a major portion of the geothermal service area, was secured. The GSC was converted into a Geothermal Renewable Energy Service Contract (RESC) in late March 2010 to avail of the incentives provided under the Renewable Energy Act (RE) of 2008. As at March 28, 2014, the consent of nine (9) out of eleven (11) ancestral domains has been secured covering 85% of the geothermal service contract area.

In November 2010, APEC and its partner Guidance Management Corporation (GMC) formed a partnership with Chevron Geothermal Philippines Holdings, Inc. (Chevron) in developing the geothermal area. The parties signed a Farm-out Agreement which gives APEC and GMC the option to take an equity position of up to 40% in the geothermal project. The parties also signed a Joint Operating Agreement. Under the agreement, Chevron will be responsible for



the exploration, development and operation of the steam field and power activities. The effectivity of the two agreements hinges on the approval by the government of the application for a Financial and Technical Assistance Agreement (FTAA).

Under the Renewable Energy (RE) Act of 2008, a foreign company can own majority interest in an RE company provided the Service Contract is converted into an FTAA. The application for an FTAA has been filed with the DOE.

The project involves the development of steam fields that can generate around 100 megawatts (MW) of new capacity, providing an additional source of clean, indigenous and reliable baseload power to the Luzon grid. A 100 MW geothermal project will approximately cost more than US\$300 million. This RESC will be the first major international investment in the country under the Renewable Energy Act of 2008.

As at December 31, 2013, APEC accomplished exploration activities that include Geological and Geochemical surveys and the Magneto-telluric Geophysical survey has been completed. Community development projects were also undertaken in the various ancestral domains.

Sub-Phase 3 (Drilling of Exploratory wells) of the exploration work program will be done in 2015. The exploration wells will take about six months to complete. If the results of the exploration wells prove positive, construction of the power plant will then be started. Although there is a delay in the drillings of exploration wells, efforts will be exerted to come close to the targeted 2018 commercial operations.

In October 2013, the DOE approved a one (1) year extension of the term of Geothermal Service Contract.

# b. Aragorn Coal

Aragorn Coal is still in the pre-operating stage. It was established to engage in coal resource exploration and development. It has a Coal Operating Contract (COC) with the Department of Energy (DOE) signed in January 2007 located in Isabela covering 3,000 hectares.

The Isabela project has been put on hold because of the anti-mining sentiment of the local government units (LGU) and the community. Partial exploration works had been conducted and will be resumed once LGU/community acceptance is secured. The COC is adjacent to the coal areas of PNOC.

The COC in Masbate was dropped because the coal deposit is deep-seated and not of commercial quantities.

### c. APC Mining

All mining projects were discontinued so that the Company can devote its resources to its energy and cement projects.

#### d. APC Cement

APC Cement was established to engage in the manufacture of cement. The cement plant was envisioned to manufacture 1.5 million tons of cement a year. APC Cement has two (2) Mineral Production and Sharing Agreements (MPSA) with the DENR covering more than



1,000 hectares of land containing limestone deposits. The project is located in the Municipality of Ginatilan in Southern Cebu.

From November 2010 up to April 2011, thirteen holes were drilled covering an area of approximately 29 hectares. Proven and probable reserves in the drilled area are sufficient to supply the limestone requirements of the cement plant for more than 50 years.

A Revised Feasibility Study for a 1.5 million Metric Tons Cement Project was prepared in July 2011. The study concluded that the cement project is financially viable offering an attractive rate of return. Management is currently seeking prospective partners.

#### e. PRC-Magma

PRC-Magma is still in its pre-operating stage. It was registered with the SEC on June 10, 2009 to engage in the business of exploration, development, and processing of renewable and non-renewable energy resources, including but not limited to wind power, solar power, hydropower, biofuels, biomass, and coal; exploration, mining and processing of metalliferous and non-metalliferous mineral and ore resources; trading and supply of energy and mineral resources; and generation of electric power using energy resources. In September 2012, the Declaration of Trust between the Company on one hand and KAGRI and Apayao 888 on the other hand were revoked resulting to the increase to 85.0% ownership in PRC-Magma (see Notes 4 and 11).

In March 2010, the Geothermal RESC for Mainit-Sadanga in Mountain Province and Buguias-Tinoc in Benguet and Ifugao Provinces were awarded to PRC-Magma. Remote sensing studies and re-evaluation of previous studies were conducted which highlighted potential geothermal prospect areas that warrant further investigation. Interpretations of processed Shuttle Radar Topology Mission (SRTM) Imageries are ongoing.

The Mainit-Sadanga Geothermal Project has a total area of 58,911 hectares. It has a power generation potential of 60-100 MW. From the initial investigations, two volcanic centers representing two separate geothermal reservoirs are possibly present in the area located in south-southwest of Kalinga.

The Buguias-Tinoc Geothermal Project has a total area of 35,424 hectares covering two municipalities of Benguet Province as well as two municipalities of Ifugao Province. It has also a power potential of 60-100MW. Previous studies involving resistivity surveys identified a clear low resistivity anomaly encompassing an approximately 7.5 sq. kilometers in Tukukan area which coincided with the occurrence of thermal manifestations. Present data suggest a highly prospective geothermal reservoir, a majority portion of which lies outside the Mt. Pulag National Park.

### f. Environmental and General Services, Inc. (EGSI)

EGSI which is engaged in manpower services, was sold in early 2013 (see Note 5).

Other subsidiaries consist of real estate and holding companies.



# 2. Summary of Significant Accounting Policies

### **Basis of Preparation**

The accompanying consolidated financial statements have been prepared on a historical cost basis, except for quoted AFS financial assets and investment properties which are measured at fair value. The consolidated financial statements are presented in Philippine peso, which is the Company's functional and presentation currency under Philippine Financial Reporting Standards (PFRS). All values are rounded to the nearest peso, except when otherwise indicated.

### Statement of Compliance

The consolidated financial statements, which are prepared for submission to the SEC, have been prepared in compliance with PFRS.

### **Basis of Consolidation**

The consolidated financial statements include the accounts of the Parent Company and the following subsidiaries as at December 31:

		2013	2012	2011
Subsidiaries	Nature of Business	Percentage o	f Effective Ov	vnership
APC Cement Corporation (ACC) <sup>(1)</sup>	Manufacturing	100.0	100.00	100.00
Aragorn Coal (1)	Mining	100.0	100.00	100.00
APEC (1)	Energy	90.0	90.00	90.00
PRC - Magma Energy Resources, Inc. (2)	Energy	85.0	85.00	33.26
APC Mining (1)	Mining	83.0	83.00	83.00
EGSI	General services	_	100.00	100.00
Primary Data Net, Inc. (Primary Data) (3)	Holding company	_	100.00	100.00
APC Properties, Inc.	Property development	_	_	60.00

- (1) Still in the pre-operating stage
- (2) Owned by APEC. Still in the pre-operating stage.
- (3) Ceased operation

All of the subsidiaries were incorporated in the Philippines.

Subsidiaries are consolidated from the date on which control is transferred to the Company and cease to be consolidated from the date on which control is transferred out of the Company. The acquisition method of accounting is used for acquired businesses. Companies acquired or disposed of during the year are included in the consolidated financial statements from the date of acquisition to the date of disposal.

The financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company, using consistent accounting policies. All intra-company balances, transactions, income and expenses and profits and losses resulting from intra-company transactions are eliminated in full

### Non-controlling Interests

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



### Changes in Accounting Policies and Disclosures

The accounting policies adopted are consistent with those of the previous financial year, except for the following new and amended PFRS and Philippine Interpretations which were adopted starting January 1, 2013. Except as otherwise indicated, the adoption of these new and amended standards and interpretations did not have a significant impact in the consolidated financial statements.

- PAS 1, Presentation of Financial Statements Presentation of Items of Other Comprehensive Income (OCI) (Amendments). The amendments to PAS 1 change the grouping of items presented in OCI. Items that can be reclassified (or "recycled") to profit or loss at a future point in time (for example, upon derecognition or settlement) will be presented separately from items that will never be recycled. The amendment affected the presentation in the statement of comprehensive income and had no impact on the Company's financial position or performance.
- PAS 19, Employee Benefits (Revised)

For defined benefit plans, the Revised PAS 19 requires all actuarial gains and losses to be recognized in other comprehensive income and unvested past service costs previously recognized over the average vesting period to be recognized immediately in profit or loss when incurred.

Prior to adoption of the Revised PAS 19, the Company recognized actuarial gains and losses as income or expense when the net cumulative unrecognized gains and losses for each individual plan at the end of the previous period exceeded 10% of the higher of the defined benefit obligation and the fair value of the plan assets and recognized unvested past service costs as an expense on a straight-line basis over the average vesting period until the benefits become vested. Upon adoption of the revised PAS 19, the Company changed its accounting policy to recognize all actuarial gains and losses in other comprehensive income and all past service costs in profit or loss in the period they occur.

The Revised PAS 19 replaced the interest cost and expected return on plan assets with the concept of net interest on defined benefit liability or asset which is calculated by multiplying the net balance sheet defined benefit liability or asset by the discount rate used to measure the employee benefit obligation, each as at the beginning of the annual period.

The Revised PAS 19 also amended the definition of short-term employee benefits and requires employee benefits to be classified as short-term based on expected timing of settlement rather than the employee's entitlement to the benefits. In addition, the Revised PAS 19 modifies the timing of recognition for termination benefits. The modification requires the termination benefits to be recognized at the earlier of when the offer cannot be withdrawn or when the related restructuring costs are recognized.

Changes to definition of short-term employee benefits and timing of recognition for termination benefits do not have any impact to the Company's financial position and financial performance.



The changes in accounting policies have been applied retrospectively. The effects of adoption on the consolidated financial statements are as follows:

	As at December 31, 2013	As at December 31, 2012	As at January 1, 2012
Increase (decrease) in			
consolidated statement of			
financial position:	D1 120 227	(P1 002 064)	<b>P</b> 269.002
Net defined benefit liability	₽1,138,336	( <del>P</del> 1,092,064)	₱368,003
Other comprehensive loss	(2,634,205)	(494,305)	(1,427,805)
Retained earnings	1,495,869	1,586,369	1,059,802
	_	For the years ended	December 31
	_	2013	2012
Increase (decrease) in consolidated	statement of		
comprehensive income:			
Retirement costs		₽90,500	( <del>₽</del> 526,567)
Profit for the year		(90,500)	526,567
Remeasurement gain (loss) on o	defined benefit	` '	
obligation		(2,139,900)	933,500

The adoption of the Revised PAS 19 did not have impact on the consolidated statement of cash flows.

- PFRS 7, Financial Instruments: Disclosures Offsetting Financial Assets and Financial Liabilities (Amendments)
- PFRS 10, Consolidated Financial Statements
- PFRS 11, Joint Arrangements
- PFRS 12, Disclosure of Interests in Other Entities
- PFRS 13, *Fair Value Measurement*, PFRS 13 establishes a single source of guidance under PFRSs for all fair value measurements. PFRS 13 does not change when an entity is required to use fair value, but rather provides guidance on how to measure fair value under PFRS when fair value is required or permitted. This standard should be applied prospectively as of the beginning of the annual period in which it is initially applied. Its disclosure requirements need not be applied in comparative information provided for periods before initial application of PFRS 13.

The adoption of PFRS 13 affects disclosures only and has not materially impacted the fair value measurements of the Company. Additional disclosures where required are provided in the individual assets and liabilities whose fair values were determined.

PAS 27, Separate Financial Statements (as revised in 2011). As a consequence of the issuance of the new PFRS 10, Consolidated Financial Statements, and PFRS 12, Disclosure of Interests in Other Entities, what remains of PAS 27 is limited to accounting for subsidiaries, jointly controlled entities, and associates in the separate financial statements. The adoption of PAS 27 affects disclosures only and has no impact on the Company's financial position or performance.



- PAS 28, Investments in Associates and Joint Ventures (as revised in 2011)
- Philippine Interpretation IFRIC 20, Stripping Costs in the Production Phase of a Surface Mine

### Annual Improvements to PFRSs (2009-2011 cycle)

The *Annual Improvements to PFRSs* (2009-2011 cycle) contain non-urgent but necessary amendments to PFRSs. These amendments are effective on or after January 1, 2013. The adoption of these amendments did not have an impact on the Company's financial position or performance.

- PFRS 1, First-time Adoption of PFRS Borrowing Costs
- PAS 1, Presentation of Financial Statements Clarification of the requirements for comparative information
- PAS 16, Property, Plant and Equipment Classification of servicing equipment
- PAS 32, Financial Instruments: Presentation Tax effect of distribution to holders of equity instruments
- PAS 34, Interim Financial Reporting Interim financial reporting and segment information for total assets and liabilities

### Standards and Interpretations Issued but not yet Effective

The Company did not early adopt the following standards and Philippine Interpretations that have been approved but are not yet effective. Unless otherwise indicated, the Company does not expect these changes to have a significant impact on its consolidated financial statements.

- PAS 36, *Impairment of Assets Recoverable Amount Disclosures for Non-Financial Assets* (Amendments) These amendments remove the unintended consequences of PFRS 13 on the disclosures required under PAS 36. In addition, these amendments require disclosure of the recoverable amounts for the assets or cash-generating units (CGUs) for which impairment loss has been recognized or reversed during the period. These amendments are effective retrospectively for annual periods beginning on or after January 1, 2014 with earlier application permitted, provided PFRS 13 is also applied. The amendments affect disclosures only and will have no impact on the Company's financial position or performance.
- Investment Entities (Amendments to PFRS 10, PFRS 12 and PAS 27) These amendments are effective for annual periods beginning on or after January 1, 2014. They provide an exception to the consolidation requirement for entities that meet the definition of an investment entity under PFRS 10. The exception to consolidation requires investment entities to account for subsidiaries at fair value through profit or loss.
- Philippine Interpretation IFRIC 21, *Levies* (IFRIC 21) IFRIC 21 clarifies that an entity recognizes a liability for a levy when the activity that triggers payment, as identified by the relevant legislation, occurs. For a levy that is triggered upon reaching a minimum threshold, the interpretation clarifies that no liability should be anticipated before the specified minimum threshold is reached. IFRIC 21 is effective for annual periods beginning on or after January 1, 2014.



- PAS 39, Financial Instruments: Recognition and Measurement Novation of Derivatives and Continuation of Hedge Accounting (Amendments) These amendments provide relief from discontinuing hedge accounting when novation of a derivative designated as a hedging instrument meets certain criteria. These amendments are effective for annual periods beginning on or after January 1, 2014.
- PAS 32, Financial Instruments: Presentation Offsetting Financial Assets and Financial Liabilities (Amendments) The amendments clarify the meaning of "currently has a legally enforceable right to set-off" and also clarify the application of the PAS 32 offsetting criteria to settlement systems (such as central clearing house systems) which apply gross settlement mechanisms that are not simultaneous. The amendments affect presentation only and have no impact on the Company's financial position or performance. The amendments to PAS 32 are to be retrospectively applied for annual periods beginning on or after January 1, 2014.
- PAS 19, Employee Benefits Defined Benefit Plans: Employee Contributions (Amendments)
   — The amendments apply to contributions from employees or third parties to defined benefit plans. Contributions that are set out in the formal terms of the plan shall be accounted for as reductions to current service costs if they are linked to service or as part of the remeasurements of the net defined benefit asset or liability if they are not linked to service.

Contributions that are discretionary shall be accounted for as reductions of current service cost upon payment of these contributions to the plans.

# Annual Improvements to PFRSs (2010-2012 cycle)

Annual Improvements to PFRSs (2010-2012 cycle) contain non-urgent but necessary amendments to the following standards. Unless otherwise indicated, the Company does not expect these amendments to have a significant impact in the Company's financial statements.

- PFRS 2, Share-based Payment Definition of Vesting Condition The amendment revised the definitions of vesting condition and market condition and added the definitions of performance condition and service condition to clarify various issues. This amendment shall be prospectively applied to share-based payment transactions for which the grant date is on or after July 1, 2014.
- PFRS 3, Business Combinations Accounting for Contingent Consideration in a Business Combination The amendment clarifies that a contingent consideration that meets the definition of a financial instrument should be classified as a financial liability or as equity in accordance with PAS 32. Contingent consideration that is not classified as equity is subsequently measured at fair value through profit or loss whether or not it falls within the scope of PFRS 9 (or PAS 39, if PFRS 9 is not yet adopted). The amendment shall be prospectively applied to business combinations for which the acquisition date is on or after July 1, 2014. The Company shall consider this amendment for future business combinations.
- PFRS 8, Operating Segments Aggregation of Operating Segments and Reconciliation of the Total of the Reportable Segments' Assets to the Entity's Asset The amendments require entities to disclose the judgment made by management in aggregating two or more operating segments. This disclosure should include a brief description of the operating segments that have been aggregated in this way and the economic indicators that have been assessed in determining that the aggregated operating segments share similar economic characteristics. The amendments also clarify that an entity shall provide reconciliations of the total of the reportable segments' assets to the entity's assets if such amounts are regularly provided to the chief operating decision maker. These amendments are effective for annual periods beginning



on or after July 1, 2014 and are applied retrospectively. The amendments affect disclosures only and have no impact on the Company's financial position or performance.

- PFRS 13, Fair Value Measurement Short-term Receivables and Payables The amendment clarifies that short-term receivables and payables with no stated interest rates can be held at invoice amounts when the effect of discounting is immaterial. The amendment is effective for annual periods beginning on or after July 1, 2014.
- PAS 16, Property, Plant and Equipment Revaluation Method Proportionate Restatement of Accumulated Depreciation The amendment clarifies that, upon revaluation of an item of property, plant and equipment, the carrying amount of the asset shall be adjusted to the revalued amount, and the asset shall be treated in one of the following ways:
  - a. The gross carrying amount is adjusted in a manner that is consistent with the revaluation of the carrying amount of the asset. The accumulated depreciation at the date of revaluation is adjusted to equal the difference between the gross carrying amount and the carrying amount of the asset after taking into account any accumulated impairment losses.
  - b. The accumulated depreciation is eliminated against the gross carrying amount of the asset.

The amendment is effective for annual periods beginning on or after July 1, 2014. The amendment shall apply to all revaluations recognized in annual periods beginning on or after the date of initial application of this amendment and in the immediately preceding annual period.

- PAS 24, Related Party Disclosures Key Management Personnel The amendments clarify that an entity is a related party of the reporting entity if the said entity, or any member of a group for which it is a part of, provides key management personnel services to the reporting entity or to the parent company of the reporting entity. The amendments also clarify that a reporting entity that obtains management personnel services from another entity (also referred to as management entity) is not required to disclose the compensation paid or payable by the management entity to its employees or directors. The reporting entity is required to disclose the amounts incurred for the key management personnel services provided by a separate management entity. The amendments are effective for annual periods beginning on or after July 1, 2014 and are applied retrospectively. The amendments affect disclosures only and have no impact on the Company's financial position or performance.
- PAS 38, Intangible Assets Revaluation Method Proportionate Restatement of Accumulated Amortization The amendments clarify that, upon revaluation of an intangible asset, the carrying amount of the asset shall be adjusted to the revalued amount, and the asset shall be treated in one of the following ways:
  - a. The gross carrying amount is adjusted in a manner that is consistent with the revaluation of the carrying amount of the asset. The accumulated amortization at the date of revaluation is adjusted to equal the difference between the gross carrying amount and the carrying amount of the asset after taking into account any accumulated impairment losses.
  - b. The accumulated amortization is eliminated against the gross carrying amount of the asset.

The amendments also clarify that the amount of the adjustment of the accumulated amortization should form part of the increase or decrease in the carrying amount accounted for in accordance with the standard



The amendments are effective for annual periods beginning on or after July 1, 2014. The amendments shall apply to all revaluations recognized in annual periods beginning on or after the date of initial application of this amendment and in the immediately preceding annual period.

### Annual Improvements to PFRSs (2011-2013 cycle)

The Annual Improvements to PFRSs (2011-2013 cycle) contain non-urgent but necessary amendments to the following standards. Unless otherwise indicated, the Company does not expect these amendments to have a significant impact in the Company's financial statements.

- PFRS 1, First-time Adoption of Philippine Financial Reporting Standards Meaning of 'Effective PFRSs' The amendment clarifies that an entity may choose to apply either a current standard or a new standard that is not yet mandatory, but that permits early application, provided either standard is applied consistently throughout the periods presented in the entity's first PFRS financial statements.
- PFRS 3, Business Combinations Scope Exceptions for Joint Arrangements The amendment clarifies that PFRS 3 does not apply to the accounting for the formation of a joint arrangement in the financial statements of the joint arrangement itself. The amendment is effective for annual periods beginning on or after July 1, 2014 and is applied prospectively.
- PFRS 13, Fair Value Measurement Portfolio Exception. The amendment clarifies that the portfolio exception in PFRS 13 can be applied to financial assets, financial liabilities and other contracts. The amendment is effective for annual periods beginning on or after July 1, 2014 and is applied prospectively.
- PAS 40, *Investment Property*. The amendment clarifies the interrelationship between PFRS 3 and PAS 40 when classifying property as investment property or owner-occupied property. The amendment stated that judgment is needed when determining whether the acquisition of investment property is the acquisition of an asset or a group of assets or a business combination within the scope of PFRS 3. This judgment is based on the guidance of PFRS 3. This amendment is effective for annual periods beginning on or after July 1, 2014 and is applied prospectively.
- PFRS 9, Financial Instruments. PFRS 9, as issued, reflects the first and third phases of the project to replace PAS 39 and applies to the classification and measurement of financial assets and liabilities and hedge accounting, respectively. Work on the second phase, which relate to impairment of financial instruments, and the limited amendments to the classification and measurement model hedge accounting is still ongoing, with a view to replace PAS 39 in its entirety. PFRS 9 requires all financial assets to be measured at fair value at initial recognition. A debt financial asset may, if the fair value option (FVO) is not invoked, be subsequently measured at amortized cost if it is held within a business model that has the objective to hold the assets to collect the contractual cash flows and its contractual terms give rise, on specified dates, to cash flows that are solely payments of principal and interest on the principal outstanding. All other debt instruments are subsequently measured at fair value through profit or loss. All equity financial assets are measured at fair value either through other comprehensive income (OCI) or profit or loss. Equity financial assets held for trading must be measured at fair value through profit or loss. For FVO liabilities designated as at FVPL using the fair value option, the amount of change in the fair value of a liability that is attributable to changes in credit risk must be presented in OCI. The remainder of the change in fair value is presented in profit or loss, unless presentation of the fair value change relating to the entity's own credit risk in respect of the liability's credit risk in OCI would create or enlarge an



accounting mismatch in profit or loss. All other PAS 39 classification and measurement requirements for financial liabilities have been carried forward to PFRS 9, including the embedded derivative bifurcation separation rules and the criteria for using the FVO. The adoption of the first phase of PFRS 9 will have an effect on the classification and measurement of the Company's financial assets, but will potentially have no impact on the classification and measurement of financial liabilities.

On hedge accounting, PFRS 9 replaces the rules- based hedge accounting model of PAS 39 with a more principles-based approach. Changes include replacing the rules-based hedge effectiveness test with an objectives-based test that focuses on the economic relationship between the hedged item and the hedging instrument, and the effect of credit risk on that economic relationship; allowing risk components to be designated as the hedged item, not only for financial items, but also for non-financial items, provided that the risk component is separately identifiable and reliably measurable; and allowing the time value of an option, the forward element of a forward contract and any foreign currency basis spread to be excluded from the designation of a financial instrument as the hedging instrument and accounted for as costs of hedging. PFRS 9 also requires more extensive disclosures for hedge accounting.

PFRS 9 currently has no mandatory effective date. PFRS 9 may be applied before the completion of the limited amendments to the classification and measurement model and impairment methodology. The Company will not adopt the standard before the completion of the limited amendments and the second phase of the project.

Philippine Interpretation IFRIC 15, Agreements for the Construction of Real Estate. — This interpretation covers accounting for revenue and associated expenses by entities that undertake the construction of real estate directly or through subcontractors. The SEC and the Financial Reporting Standards Council (FRSC) have deferred the effectivity of this interpretation until the final Revenue standard is issued by the International Accounting Standards Board (IASB) and an evaluation of the requirements of the final Revenue standard against the practices of the Philippine real estate industry is completed. Adoption of the interpretation when it becomes effective will not have any impact on the financial statements of the Company.

## Financial Instruments - Initial Recognition and Subsequent Measurement

Date of Recognition. The Company 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 settlement date accounting. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

*Initial Recognition.* Financial instruments are recognized initially at fair value, which is the fair value of the consideration given (in case of an asset) or received (in case of a liability). The initial measurement of financial instruments, except financial assets at fair value through profit or loss (FVPL), includes transaction costs.

Determination of Fair Value. The Company measures financial instruments at fair value at each end of every reporting period. Also, fair values of financial instruments measured at amortized cost are disclosed in Note 26.



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:

- a) In the principal market for the asset or liability, or
- b) 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 Company.

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

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

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

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

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

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Company determines whether transfers have occurred between Levels in the hierarchy by reassessing 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.

Classification of Financial Instruments. Subsequent to initial recognition, the Company classifies its financial instruments in the following categories: financial assets and financial liabilities at FVPL, loans and receivables, held-to-maturity (HTM) investments, AFS financial assets and other financial liabilities. The category depends on the purpose for which the instruments are acquired and whether they are quoted in an active market. Management determines the category of its financial instruments at initial recognition and, where allowed and appropriate, re-evaluates such designation at each financial year-end.

The Company has no financial assets and liabilities at FVPL and HTM investments as at December 31, 2013 and 2012.



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, loans and receivables are subsequently carried at amortized cost using the effective interest method less any allowance for impairment. 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. Loans and receivables are included in current assets if maturity is within 12 months from the reporting date. Otherwise, these are classified as noncurrent assets.

Classified as loans and receivables are the Company's cash and cash equivalents, trade and other receivables and deposits as at December 31, 2013 and 2012 (see Note 26).

AFS Financial Assets. AFS financial assets are nonderivative financial assets that are either designated in this category or not classified in any of the other categories. Financial assets may be designated at initial recognition as AFS financial assets if they are purchased and held indefinitely, and may be sold in response to liquidity requirements or changes in market conditions. AFS financial assets are carried at fair value in the consolidated statement of financial position. Unrealized gains and losses are recognized in other comprehensive income as "Unrealized markto-market gain or loss on AFS financial assets" until the financial asset is derecognized or until the financial asset is determined to be impaired at which time the cumulative unrealized mark-tomarket gain or loss previously reported as other comprehensive income is recognized as part of profit or loss in the consolidated statement of comprehensive income. AFS financial assets are classified as current assets if expected realization is within 12 months from the reporting date. Otherwise, these are classified as noncurrent assets. When the investment is disposed of, the cumulative gains or losses previously recorded in other comprehensive income is recognized in the consolidated statement of comprehensive income as part of profit or loss. Interest earned or paid on the investments is reported as interest income using the effective interest method. Dividends earned on equity investments are recognized in the consolidated statement of comprehensive income when the right of payment has been established.

AFS financial assets include unquoted equity instruments, which are carried at cost, less any accumulated impairment in value. The fair value of these instruments is not reasonably determinable due to the unpredictable nature of future cash flows and the lack of other suitable methods for arriving at a fair value.

The Company's AFS financial assets as at December 31, 2013 and 2012 consist of investments in equity instruments (see Notes 9 and 26).

Other Financial Liabilities. This category pertains to financial liabilities that are not held for trading nor designated as at FVPL upon the inception of the liability and contain contractual obligations to deliver cash or another financial asset to the holder or to settle 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.

These financial liabilities are recognized initially at fair value and are subsequently carried at amortized cost, taking into account the impact of applying the effective interest method of amortization (or accretion) for any related premium, discount and any directly attributable transaction costs. Gains and losses are recognized in the consolidated statement of comprehensive income when the liabilities are derecognized as well as through the amortization process.

Classified under this category are the Company's loans payable, trade and other payables, advances from related parties, subscriptions payable and other noncurrent liabilities (see Note 26).



Determination of Amortized Cost. Amortized cost is computed using the effective interest method, less any allowance for impairment and principal repayment or reduction. The calculation takes into account any premium or discount on acquisition and includes transaction costs and fees that are integral part of the effective interest.

'Day 1' Difference. Where the transaction price in a non-active market is different from the fair value based on other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Company recognizes the difference between the transaction price and fair value (a 'Day 1' difference) in the consolidated statement of comprehensive income unless it qualifies for recognition as some other type of asset. In cases where use is made of data which is not observable, 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 Company determines the appropriate method of recognizing the 'Day 1' difference amount.

## **Impairment of Financial Assets**

The Company assesses at each reporting date whether a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred "loss event") and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that the borrower or a group of borrowers is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and where observable data indicate that there is measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Financial Assets Carried at Amortized Cost. The Company first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, and 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 based on historical loss experience. 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.

If there is objective evidence that an impairment loss on financial assets carried at amortized cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition). If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate.

The carrying amount of the asset shall be reduced either directly or through use of an allowance account and the amount of the loss shall be recognized in the consolidated statement of comprehensive income. Interest income continues to be accrued on the reduced carrying amount based on the original effective interest rate of the asset. Loans, together with associated



allowance, are written off when there is no realistic prospect of future recovery and all collateral has been realized or has been transferred to the Company.

If, in a subsequent period, the amount of the impairment loss increases or decreases because of an event occurring after the impairment was recognized, the previously recognized impairment loss is increased or reduced by adjusting the allowance account. If a future write-off is later recovered, the recovery is recognized in the consolidated statement of comprehensive income. 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.

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, the amount of the 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.

AFS Financial Assets. For AFS financial assets, the Company assesses at each reporting date whether there is objective evidence that an investment or a group of investments is impaired.

In the case of equity investments classified as AFS financial assets, objective evidence would include a significant or prolonged decline in the fair value of the investment below its cost. Where there is evidence of impairment, the cumulative loss, which is measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that investment previously recognized as other comprehensive income, is removed from other comprehensive income and recognized in profit or loss. Impairment losses on equity investments are not reversed through profit or loss in the consolidated statement of comprehensive income; increases in fair value after impairment are recognized directly in other comprehensive income.

In the case of debt instruments classified as AFS, impairment is assessed based on the same criteria as financial assets carried at amortized cost. However, the amount recorded for impairment is the cumulative loss measured as the difference between the amortized cost and the current fair value, less any impairment loss on that investment previously recognized in the consolidated statement of comprehensive income. Future interest income is based on the reduced carrying amount of the asset and is accrued based on the rate of interest used to discount future cash flows for the purpose of measuring impairment loss. Such accrual is recorded as part of "Interest income" account in the consolidated statement of comprehensive income. If, in subsequent year, the fair value of a debt instrument increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in the consolidated statement of comprehensive income, the impairment loss is reversed through profit or loss in the consolidated statement of comprehensive income.

### Derecognition of Financial Assets and Liabilities

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

a. the rights to receive cash flows from the asset have expired; or



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

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

When continuing involvement takes the form of a written and/or purchased option (including a cash-settled option or similar provision) on the transferred asset, the extent of the Company's continuing involvement is the amount of the transferred asset that the Company may repurchase, except that in the case of a written put option (including a cash-settled option or similar provision) on an asset measured at fair value, the extent of the Company's continuing involvement is limited to the lower of the fair value of the transferred asset and the option exercise price.

*Financial Liabilities.* A financial liability is derecognized when the obligation under the liability is discharged, 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, and the difference in the respective carrying amounts is recognized in the consolidated statement of comprehensive income.

### Classification of Financial Instruments between Debt and Equity

Financial instruments are classified as liabilities or equity in accordance with the substance of the contractual arrangement.

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

- a. deliver cash or another financial asset to another entity; or
- b. exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the Company; or
- c. 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 Company 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.

Interest, 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.

#### Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is reported in the consolidated statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the asset and settle the liability simultaneously.

# Cash and Cash Equivalents

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

#### Investments in Associates

The Company's investments in its associates are accounted for under the equity method of accounting. An associate is an entity in which the Company has significant influence and which is neither a subsidiary nor a joint venture of the Company. The investments in associates are carried in the consolidated statement of financial position at cost plus post-acquisition changes in the Company's share in the net assets of the associates, less any impairment in value. The consolidated statement of comprehensive income reflects the Company's share in the results of operations of the associates.

Unrealized gains arising from transactions with its associates are eliminated to the extent of the Company's interest in the associates. 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 associate are prepared on the same reporting period as the Company. Where necessary, adjustments are made to bring the accounting policies in line with those of the Company.

### Assets Classified as Held-for-Sale and Discontinued Operations

Assets classified as held-for-sale are measured at the lower of their carrying amount and fair value less costs to sell. Assets are classified as held-for-sale if their carrying amounts will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the asset or disposal group is available for immediate sale in its present condition. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

In the consolidated statement of comprehensive income of the reporting period, and of the comparable period of the previous year, income and expenses associated with assets held for sale are reported separately from income and expenses from continuing operations, down to the level of profit after taxes, even when the Company retains a non-controlling interest in the subsidiary after the sale. The resulting profit or loss (after taxes) is reported separately in the consolidated statement of comprehensive income.

Assets and liabilities classified as held for sale or for distribution are presented separately as current items in the statement of financial position.



A disposal group qualifies as discontinued operation if it is:

- a. A component of the Group that is a CGU or a group of CGUs
- b. Classified as held for sale or distribution or already disposed in such a way, or
- c. A major line of business or major geographical area.

Discontinued operations are excluded from the results of continuing operations and are presented as a single amount as profit or loss after tax from discontinued operations in the statement of profit or loss.

### **Property and Equipment**

Property and equipment, except land, are stated at cost excluding the cost of day-to-day servicing, less accumulated depreciation and amortization and accumulated impairment losses. Land is stated at cost less any impairment in value. The initial cost of property and equipment consists of its purchase price, including import duties and any directly attributable costs, including borrowing cost, in bringing the property and equipment to its working condition and location for its intended use. Such cost includes the cost of replacing part of such property and equipment when that cost is incurred if the recognition criteria are met. Expenditures incurred after the property and equipment have been put into operation, such as repairs and maintenance, are normally charged to operations in the period such costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

Construction in progress includes cost of construction of property and equipment, less any impairment in value. Construction in progress is not depreciated until such time that the relevant assets are completed and available for operational use.

Depreciation and amortization are computed using the straight-line method over the following estimated useful lives:

Mining equipment 1-2 years Office and other equipment 1-5 years

Leasehold improvements 5 years or term of the lease, whichever is shorter

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

Fully depreciated assets are retained in the accounts until they are no longer in use and no further depreciation and amortization are credited or charged to current operations.

The property and equipments' residual values, useful lives and depreciation and amortization method are reviewed, and adjusted if appropriate, at each financial year-end.

#### **Investment Properties**

Investment properties are measured initially at cost, including related transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects



market conditions at the reporting date and have been determined based on the latest valuations performed by an independent firm or appraisers. Gains or losses arising from changes in the fair values of investment properties are included in the consolidated statement of comprehensive income in the year in which the gains or losses arise.

Investment property is derecognized when either it has been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gains or losses on the retirement or disposal of an investment property are recognized in the consolidated statement of comprehensive income in the year of retirement or disposal.

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.

### **Mining Rights**

Mining rights are carried at cost less any impairment in value.

Expenditures for mine exploration work prior to drilling are charged to operations. Expenditures for the acquisition of property rights and expenditures subsequent to drilling and development costs are deferred. When exploration work and project development results are positive, these costs and subsequent mine development costs are capitalized as "Mining rights," which are included as part of "Other noncurrent assets" account in the consolidated statement of financial position, until the start of commercial operations when such costs are transferred to property and equipment. When the results are determined to be negative or not commercially viable, the accumulated costs are written off.

#### **Deferred Exploration Costs**

Expenditures for exploration works on mining properties (i.e., acquisition of rights to explore, topographical, geological, geochemical and geophysical studies, exploratory drilling, trenching, sampling, and activities in relation to evaluating the technical feasibility and commercial viability of extracting a mineral resource) are deferred as incurred and included as part of "Other noncurrent assets" account in the consolidated statement of financial position. If and when recoverable reserves are determined to be present in commercially producible quantities, the deferred exploration expenditures and subsequent mine development costs are capitalized as part of the "Mining equipment" account classified under "Property and equipment" account in the consolidated statement of financial position.

A valuation allowance is provided for unrecoverable mining rights and deferred exploration costs based on the Company's assessment of the future prospects of the exploration project. Full provision is made for the impairment unless it is probable that such costs are expected to be recouped through successful exploration and development of the area of interest, or alternatively, by its sale. If the project does not prove to be viable, all revocable cost associated with the project and the related impairment provisions are written off. When a project is abandoned, the related deferred exploration costs are also written off.

### **Business Combination**

Business combinations are accounted for using the acquisition method. Applying the acquisition method requires the (a) determination whether the Company will be identified as the acquirer, (b)



determination of the acquisition-date, (c) recognition and measurement of the identifiable assets acquired, liabilities assumed and any non-controlling interest in the acquiree and (d) recognition and measurement of goodwill or a gain from a bargain purchase. The cost of an acquisition is measured as the aggregate of the (a) consideration transferred by the Company, measured at acquisition-date fair value, (b) amount of any non-controlling interest in the acquiree and (c) acquisition-date fair value of the Company's previously held equity interest in the acquiree in a business combination achieved in stages. Acquisition costs incurred are expensed and included in "General and administrative expenses" account in the consolidated statement of comprehensive income.

Business Combination Achieved in Stages. In a business combination achieved in stages, the Company remeasures its previously held equity interests in the acquiree at its acquisition-date fair value and recognizes the resulting gain or loss, if any, in profit or loss.

#### Goodwill

Initial Measurement of Goodwill or Gain on a Bargain Purchase. Goodwill is initially measured at cost being the excess of the aggregate of the consideration transferred and the amount recognized for non-controlling interest over the net identifiable assets acquired and liabilities assumed. If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognized in profit or loss as gain on a bargain purchase. Before recognizing a gain on a bargain purchase, the Company determines whether it has correctly identified all of the assets acquired and all of the liabilities assumed and recognize any additional assets or liabilities that are identified in that review.

Subsequent Measurement of Goodwill. Following initial recognition, goodwill is measured at cost less any accumulated impairment losses.

Impairment Testing of Goodwill. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition-date, allocated to each of the Company's cash-generating units (CGU), or groups of CGUs, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units or groups of units. Each unit or group of units to which the goodwill is allocated:

- represents the lowest level within the Company at which the goodwill is monitored for internal management purposes; and
- is not larger than an operating segment as defined in PFRS 8, *Operating Segments*, before aggregation.

### Impairment of Nonfinancial Assets

The Company assesses at each reporting date whether there is an indication that an asset (investment in associates, property and equipment, investment properties and other noncurrent assets) may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Company makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's 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. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs to sell, an appropriate valuation model is used. These calculations are



corroborated by valuation multiples, quoted share prices for publicly traded securities or other available fair value indicators. Impairment losses, if any, are recognized in the consolidated statement of comprehensive income in the 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. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of comprehensive income unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase. After such a reversal, the depreciation and amortization are adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

### Capital Stock and Additional Paid-in Capital

Capital stock is measured at par value for all shares issued. Incremental costs incurred directly attributable to the issuance of new shares are shown in equity as a deduction from proceeds, net of tax. Proceeds and/or fair value of considerations received in excess of par value, if any, are recognized as additional paid-in capital.

#### Treasury Shares

Own equity instruments which are reacquired (treasury shares) are recognized at cost and deducted from equity. No gain or loss is recognized in the consolidated statement of comprehensive income on the purchase, sale, issue or cancellation of the Company's own equity instruments. Any difference between the carrying amount and the consideration is recognized as additional paid-in capital.

#### Deficit

The amount included in deficit includes profit (loss) attributable to the Company's equity holders and reduced by dividends on capital stock. Dividends on capital stock are recognized as a liability and deducted from equity when they are approved by the Company's stockholders. Dividends for the year that are approved after the financial reporting date are dealt with as an event after the reporting date. Retained earnings may also include effect of changes in accounting policy as may be required by the standard's transitional provisions.

### Revenue

Revenue is recognized when it is probable that the economic benefits associated with the transaction will flow to the Company and the amount of the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received. The Company assesses its revenue arrangements against specific criteria in order to determine if it is acting as principal or agent. The Company has concluded that it is a principal in all of its revenue arrangements. The following specific recognition criteria must also be met before revenue is recognized:

Service Fees from discontinued operation. Revenue from janitorial services is generally recognized when services are rendered and acknowledged by the customer.



*Rental Income.* Revenue (included as part of "Others" account in the consolidated statement of comprehensive income) arising from investment properties is recorded as income on a straight-line basis over the lease term.

*Interest Income.* Revenue is recognized as the interest accrues, taking into account the effective yield on the assets.

*Dividend Income.* Revenue is recognized when the Company's right to receive the payment is established.

### Costs and Expenses

Cost of services and general and administrative expenses are recognized as incurred.

# **Employee Benefits**

*Retirement Costs*. The Company has an unfunded, noncontributory defined benefit retirement plan covering substantially all of its employees.

The cost of providing benefits under the defined benefit plan is determined using the projected unit credit method.

Re-measurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding net interest (not applicable to the Company) and the return on plan assets (excluding net interest), are recognized immediately in the statement of financial position with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognized in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the Group recognizes restructuring-related costs

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Company recognizes the following changes in the net defined benefit obligation under 'general and administrative expenses' in consolidated statements of comprehensive income:

- Service costs comprising current service costs, past-service costs, gains and losses on curtailments and non-routine settlements
- Net interest expense or income

Other employee benefits. 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 twelve months after the end of the annual reporting period is recognized for services rendered by employees up to the end of the reporting period.



#### Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement at the inception date of whether the fulfillment of the arrangement is dependent on the use of a specific asset or assets or the arrangement conveys a right to use the asset. A reassessment is made after inception of the lease only if one of the following applies:

- a. there is a change in contractual terms, other than a renewal or extension of the agreement;
- b. a renewal option is exercised or extension granted, unless the term of the renewal or extension was initially included in the lease term;
- c. there is a change in the determination of whether the fulfillment is dependent on a specified asset; or
- d. there is a substantial change to the asset.

Where a reassessment is made, lease accounting shall commence or cease from the date when the change in circumstances gave rise to the reassessment for scenarios a, c or d and the date of renewal or extension period for scenario b.

Company as a Lessee. Leases where the lessor retains substantially all the risks and benefits of ownership of the assets are classified as operating leases. Operating lease payments are recognized as expense in the consolidated statement of comprehensive income on a straight-line basis over the lease term.

Company as a Lessor. Leases where the Company does not transfer substantially all the risks and reward of ownership of the asset are classified as operating leases. Lease payments received are recognized as income in the consolidated statement of comprehensive income on a straight-line basis over the lease term. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased assets and recognized over the lease term on the same basis as rental income.

#### Taxes

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

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

Deferred tax liabilities are recognized for all taxable temporary differences, including asset revaluations. Deferred tax assets are recognized for all deductible temporary differences, carryforward benefits of unused tax credits from the excess of minimum corporate income tax (MCIT) over the regular corporate income tax (RCIT) and unused net operating loss carryover (NOLCO), to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and carryforward benefits of unused tax credits from the excess of MCIT over RCIT and unused NOLCO can be utilized. Deferred tax, however, is not recognized when it arises from the initial recognition of an asset or liability in a transaction that is



not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.

Deferred tax liabilities are not provided on nontaxable temporary differences associated with investments in domestic subsidiaries and associates.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable 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 reporting date and are recognized to the extent that it has become probable that future taxable profit will allow the deferred tax to assets be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to 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 reporting date. Income tax relating to items recognized directly in equity is recognized in equity and not in the consolidated statement of comprehensive income.

Deferred tax assets and 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 taxation authority, in which case the VAT 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 or payable to the taxation authority is included as part of "Other current assets" and "Trade and other payables" accounts, respectively, in the consolidated statement of financial position.

# Foreign Currency-Denominated Transactions

Transactions in foreign currencies are initially recorded in the functional currency rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are re-translated using the closing exchange rate at the reporting date. All differences are taken to the consolidated statement of comprehensive income.

#### Provisions

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



### Contingencies

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

### Segment Reporting

The Company is organized and managed separately according to the nature of business. The three major operating businesses of the Company are general services, mining and exploration and unallocated corporate balances and other operations. These operating businesses are the basis upon which the Company reports its primary segment information presented in Note 6 to the consolidated financial statements.

### Events after the Reporting Period

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

### Earnings (Loss) per Common Share

Earnings (loss) per share is computed by dividing net income (loss) by the weighted average number of common shares issued and outstanding during each year after giving retroactive effect to stock dividends declared during the year and after deducting the treasury shares, if any. The Company has no dilutive potential common shares outstanding.

# 3. Management's Use of Judgments, Estimates and Assumptions

The preparation of the consolidated financial statements requires management to make judgments, estimates and assumptions that affect certain reported amounts and disclosures. In preparing the consolidated financial statements, management has made its best judgments and estimates of certain amounts, giving due consideration to materiality. The judgments, estimates and assumptions used in the consolidated financial statements are based upon management's evaluation of relevant facts and circumstances as at the date of the consolidated financial statements. Actual results could differ from those estimates, and such estimates will be adjusted accordingly.

Judgments, estimates and assumptions are continually evaluated and are based on experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Company believes that the following represent a summary of these significant judgments, estimates and assumptions and related impact and associated risks in its consolidated financial statements.

#### **Judgments**

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



Asset Held-for-Sale and Discontinued Operations. On December 19, 2012, BOD authorized the sale of EGSI. Consequently, as at December 31, 2012, EGSI was classified as a disposal group held-for-sale and discontinued operations. EGSI met the criteria of an asset to be classified as held-for-sale as at December 31, 2012 for the following reasons:

- EGSI is available for immediate sale and can be sold to a potential buyer in its current condition;
- the BOD had a plan to EGSI and had entered into preliminary negotiations with a potential buyer. Should negotiations with the party not lead to a sale, a number of other potential buyers have been identified; and,
- the negotiations were finalized and the sale was completed in 2013.

Operating Lease Commitments - Company as Lessee. The Company has entered into lease agreements with Philippine Global Communication, Inc. (PhilCom) for use of certain office spaces. The Company has determined, based on an evaluation of the terms and conditions of the arrangements, that it has not retained any significant risks and rewards of ownership of these properties because the lease agreements do not transfer to the Company the ownership over the assets at the end of the lease term and do not provide a bargain purchase option over the leased assets and accounts for these arrangements as operating leases.

Rental expense recognized by the Company amounted to ₱0.6 million in 2013, 2012 and 2011 (see Notes 18 and 19).

Operating Lease Commitments - Company as Lessor. The Company has entered into lease agreements on its investment property. The Company 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 because the lease agreements do not transfer the ownership of the assets to the lessee at the end of the lease term and do not give the lessee a bargain purchase option over the assets and accounts for these agreements as operating leases.

Rental income generated by APC Properties (included as part of "Other income - net" account in the consolidated statements of comprehensive income) amounted to \$\frac{1}{2}.6\$ million and \$\frac{1}{2}.5\$ million in 2012 and 2011, respectively (see Note 21). There was no rental income in 2013 as the Company sold its interest in APC Properties in December 2012.

Impairment of AFS Financial Assets. The Company treats AFS 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 Company treats "significant" generally as 20% or more and "prolonged" as greater than six months for quoted equity securities.

No impairment loss was recognized in 2013, 2012 and 2011. AFS financial assets amounted to ₱28.3 million and ₱32.3 million as at December 31, 2013 and 2012, respectively (see Note 9).

Classification of AFS Financial Assets. The Company holds various AFS financial assets. The Company expects that portion of these AFS financial assets are to be realized within 12 months from the reporting date to respond to the liquidity requirement of the Company. Consequently, these are classified as part of current assets in the consolidated statements of financial position.



AFS financial assets classified as current assets amounted to  $\cancel{P}0.1$  million as at December 31, 2013 and 2012 (see Note 9).

### **Estimates and Assumptions**

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

Estimating Allowance for Doubtful Accounts. The Company maintains allowance for doubtful accounts based on the result of the specific and collective assessment. Under the specific assessment, the Company is required to obtain the present value of estimated cash flows using the receivable's original effective interest rate. Impairment loss is determined as the difference between the receivable's carrying amount and the computed present value. Impairment loss is then determined based on loss experience of the receivables grouped per credit risk profile. Loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the loss experience is based and to remove the effects of conditions in the historical period that do not exist currently. The methodology and assumptions used for the specific and collective assessments are based on management's judgments and estimates. Therefore, the amount and timing of recorded expense for any period would differ depending on the judgments and estimates made for the year.

Provision for doubtful accounts amounted to ₱0.1 million in 2011 (see Note 8 and 19). No provisions were recognized in 2013 and 2012. Trade and other receivables amounted to ₱11.3 million and ₱25.3 million as at December 31, 2013 and 2012, respectively (see Note 8).

Estimating Useful Lives of Property and Equipment. The useful life of each of the Company's item of 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 similar businesses, 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 item of property and equipment would increase the recorded depreciation expense and decrease the carrying value of property and equipment.

There was no change in the estimated useful lives of property and equipment in 2013 and 2012. The carrying value of property and equipment amounted to ₱0.7 million and ₱1.3 million as at December 31, 2013 and 2012, respectively (see Note 12).

Fair Value of Investment Properties. In 2008, the Company started carrying its investment properties at fair value, with changes in fair values being recognized in the consolidated statements of comprehensive income. The Company engaged an independent valuation specialist to determine the fair value as at December 31, 2013 and 2012. The appraiser used a valuation technique based on Market Data Approach. In this approach, the value of the land is based on sales and listings of comparable property registered within the vicinity. The technique of this approach requires the adjustments of comparable property by reducing reasonable comparative sales and listings to a common denominator. This is done by adjusting the differences between the subject property and those actual sales and listings regarded as comparable. The properties used as basis of comparison are situated within the immediate vicinity of the subject property. The comparison was premised on the factors of location, size and shape of the lot and time element.



Fair value gain on investment properties amounted to nil and ₱25.3 million in 2013 and 2012, respectively. Total fair value of investment properties amounted to ₱157.0 million as at December 31, 2013 and 2012 (see Note 13).

Impairment of Goodwill. The Company determines whether goodwill with indefinite useful life is impaired at least on an annual basis or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. This requires an estimation of the value in use of the CGU to which the goodwill is allocated. Estimating the value in use requires the Company to make an estimate of the expected future cash flows from the CGU and also to choose a suitable discount rate in order to calculate the present value of those cash flows.

No impairment loss was recognized in 2013, 2012 and 2011. The carrying amount of goodwill amounted to ₱6.0 million as at December 31, 2013 and 2012 (see Note 14).

Estimating the Fair Values of Acquiree's Identifiable Assets and Liabilities. Where the fair values of the acquiree's identifiable assets and liabilities cannot be derived from active markets, the Group determined the fair values using internal valuation techniques and generally accepted valuation approaches. The inputs to these valuation approaches are taken from historical experience and observable markets where possible, but where this is not feasible, estimates are used in establishing fair values. The estimates may include discount rates and assumptions used in cash flow projections.

The fair values of the identifiable net assets acquired from PRC-Magma amounted to ₱24.4 million (see Note 4).

Impairment of Nonfinancial Assets. An impairment review is performed when certain impairment indicators are present. The determination of the recoverable amounts of nonfinancial assets, which requires the determination of future cash flows expected to be generated from the continued use and ultimate disposition of such assets, requires the Company to make estimates and assumptions that can materially affect the consolidated financial statements. Future events could cause the Company to conclude that the nonfinancial assets are impaired. Any resulting impairment loss could have a material impact on the Company's consolidated financial position and financial performance.

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

The carrying values of the Company's nonfinancial assets that are subject to impairment testing when certain impairment indicators are present are as follows:

	2013	2012
Property and equipment (see Note 12)	₽678,112	₽1,293,017
Other noncurrent assets* (see Note 14)	85,217,117	124,780,089

<sup>\*</sup>Excluding deposits

Impairment loss recognized on deferred exploration costs and mining rights under "Provision for impairment of deferred exploration costs and mining rights" account in the consolidated statements of comprehensive income amounted to ₱46.8 million, ₱17.1 million and ₱24.7 million in 2013, 2012 and 2011, respectively (see Note 14).



Realizability of Deferred Tax Assets. The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the 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. The Company's assessment on recognition of deferred tax assets on deductible temporary differences and carryforward benefits of MCIT and NOLCO is based on the forecasted taxable income. This forecast is based on the Company's past results and future expectations on revenue and expenses.

There were no recognized deferred tax assets as at December 31, 2013 and 2012. Unrecognized deferred tax assets amounted to ₱59.3 million and ₱78.1 million as at December 31, 2013 and 2012, respectively (see Note 22).

Fair Value of Financial Assets and Liabilities. Certain financial assets and liabilities are required to be carried at fair value, which requires the use of accounting estimates and judgment. While significant components of fair value measurement are determined using verifiable objective evidence (i.e., foreign exchange rates, interest rates, volatility 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 financial liabilities would directly affect profit or loss and equity.

The fair values of the Company's financial assets and liabilities are disclosed in Note 26.

Retirement Costs. The cost of the defined benefit pension plan and other post-employment medical benefits and the present value of the pension obligation are determined using actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases, mortality rates and future pension increases. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

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

The mortality rate is based on publicly available mortality tables for the specific countries. Future salary increases and pension increases are based on expected future inflation rates for the respective countries.

Retirement costs amounted to ₱0.5 million, ₱0.6 million and ₱0.4 million in 2013, 2012 and 2011, respectively (see Note 20). Accrued retirement costs amounted to ₱6.4 million and ₱3.8 million as at December 31, 2013 and 2012, respectively (see Note 20).

Contingencies. The estimate of the probable costs for the resolution of possible claims has been developed in consultation with outside counsel handling the Company's defense in these matters and is based upon an analysis of potential results. The Company is a party to certain lawsuits or claims arising from the ordinary course of business. However, the Company's management and legal counsel believe that, after making certain provisions in prior years, the eventual liabilities under these lawsuits or claims, if any, will no longer have a material effect on the Company's consolidated financial statements. Accordingly, no provision for probable losses arising from legal contingencies was recognized in the consolidated statements of comprehensive income in 2013, 2012 and 2011.



# 4. Disposal of a Subsidiary and Business Combination Achieved in Stages

### a. Disposal of a subsidiary

The Company's interest in APC Properties, Inc. consists of 60% of total shares to the latter. In 2012, management decided to sell its interest in APC Properties, Inc. to Sigma Cee Mining Corporation for ₱13.8 million. The difference between the selling price of the 60% interest in APC properties, Inc. and the carrying value of investments amounting to ₱7.5 million was recorded under "Gain on sale of investments in subsidiary, associates and available for sale financial assets - net" account in the 2012 consolidated statement of comprehensive income. Consequently, the assets, liabilities and equity pertaining to APC Properties, Inc. were excluded in the consolidated balances.

### b. Business combination achieved in stages

Prior to September 2012, out of 854,250 shares of PRC-Magma, APEC holds 520,000 shares in trust for the beneficial owner, Kalinga Apayao Geothermal Resources, Inc. (KAGRI), by virtue of the Declaration of Trust entered into between the APEC and KAGRI on February 2, 2010. Accordingly, APEC is the beneficial owner of the shares of PRC-Magma only to the extent of 334,250 shares or approximately 33.26% of the total outstanding capital stock of PRC-Magma. On September 6, 2012, the Declaration of Trust between APEC on one hand and KAGRI and Apayao 888 on one hand were revoked resulting to increase to 85.0% ownership in the subsidiary. The consideration for the increase by 51.74% amounted to ₱16.1 million which pertains to advances for KAGRI's beneficial interest of PRC-Magma (see Note 11).

The Company's objective in this venture is to focus on deriving real growth and profitability in the mining and energy industry.

The fair values (provisionally determined to be equal to the book values at the date of acquisitions, except as otherwise indicated) of the identifiable assets acquired and liabilities assumed from PRC-Magma as at date of acquisitions are as follows:

Cash in bank	₽383,228
Money market placement	8,208,560
Accrued interest receivable	11,298
Advances to officers and employees	281,660
Advances to Aragorn Power	1,762,500
Input tax	451,012
Deferred exploration costs	14,195,844
Total identifiable assets acquired	25,294,102
Less:	
Accounts payable	730,789
Withholding tax payable	26,133
Accrued expenses	102,365
Total liabilities assumed	859,287
Net identifiable assets acquired	₽24,434,815



Goodwill acquired in the business combination was determined as follows:

Fair value of consideration transferred	₽16,057,500
Non-controlling interests' share in the net assets acquired	3,665,222
Previously held equity interests (33.26%)	10,705,000
Aggregate amount	30,427,722
Less acquisition - date fair value of net assets acquired	24,434,815
Goodwill	₽5,992,907

Goodwill comprises the value of expected synergies arising from the business combinations.

PRC-Magma contributed ₱0.4 million and (₱6.5 million) from the date of acquisition to December 31, 2012 to the consolidated revenue and net income for the period, respectively. If the business combination had taken place at the beginning of 2012, consolidated revenue and net income for the year would have been ₱40.6 million and ₱4.6 million.

### 5. Discontinued Operations

On December 19, 2012 the BOD decided to sell EGSI. EGSI will be sold to a third party pursuant to management's decision to start disposing its noncore businesses.

As at December 31, 2012, EGSI was classified as a disposal group held for sale and as a discontinued operation.

In 2013, the sale of 100% equity interest in EGSI for a consideration of ₱25.0 million resulted to a loss of ₱7.4 million.

The results of EGSI, net of intercompany transactions, classified as discontinued operations for the years ended December 31, 2013, 2012 and 2011 are as follows:

	2013	2012	2011
Service fees	₽_	₽368,950,897	₱345,028,291
Cost of services (Note 18)	_	(339,871,364)	(321,271,142)
Gross income	_	29,079,533	23,757,149
General and administrative	_	(28,392,456)	(28,012,273)
Interest income	_	10,118	13,915
Interest expense (Note 15)	_	(545,163)	(532,366)
Other income - net	_	122,242	2,699
	_	(28,805,259)	(28,528,025)
Loss on sale of investments	(7,380,128)	_	
Income (loss) before income tax	(7,380,128)	274,274	(4,770,876)
Provision for income tax:			
Current	_	804,706	550,759
Deferred	_	(577,420)	(1,964,405)
	_	227,286	(1,413,646)
Net income (loss) from discontinued			
operations	<b>(₽7,380,128)</b>	₽46,988	(₱3,357,230)
Basic/diluted profit (loss) per share			
from discontinued operations			
(Note 24)	( <del>P</del> 0.000983)	₽0.000006	(₱0.000447)



The major classes of assets and liabilities of EGSI classified as held-for-sale as at December 31, 2012 are as follows:

Assets:	
Cash and cash equivalents	₱2,163,582
Trade and other receivables - net (Note 8)	65,591,441
Other current assets	37,088,533
Property and equipment	3,942,306
Deferred tax assets (Note 22)	9,860,009
Other noncurrent assets	1,002,494
Assets classified as held-for-sale	119,648,365
Liabilities:	
Loans payable (Note 15)	4,525,000
Trade and other payables	53,062,368
Advances from related parties	14,152
Accrued retirement costs	20,432,586
Liabilities directly associated with assets classified as held-for-sale	78,034,106
Net assets directly associated with disposal group	₽41,614,259

The net cash flows used in the Company's discontinued operations are as follows:

	2013	2012	2011
Net cash used in:			
Operating activities	₽_	₽4,952,556	₽9,929,660
Investing activities	25,000,000	(4,025,661)	(2,271,400)
Financing activities	_	(3,797,236)	(2,868,050)
Net increase (decrease) in cash	₽25,000,000	(₱2,870,341)	₽4,790,210

### 6. Segment Information

The Company's operating businesses are organized and managed separately according to the nature of products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets.

As discussed in Note 1, the Company is engaged in general services and mining and exploration activities, among others.

Following are the segments of the Company:

- a. Mining and Exploration pertain to the mining, coal and power and energy business of the Company.
- b. Unallocated Corporate Balances and Other Operations contain the operations of the holding companies and the real estate business.
- c. General Services pertain to the operations of EGSI, a subsidiary involved in establishing, managing, operating and carrying on the business of cleaning buildings and other premises, as well as rendering general and janitorial services. This subsidiary was already classified as a disposal group held for sale and as a discontinued operation in 2012 and actually sold in 2013 (Note 5).



Segment revenue, segment expenses and segment results include transfers among business segments. Those transfers are eliminated in the consolidation.

Information with regard to the significant business segments of the Company are shown below:

	Mining and Exploration	Unallocated Corporate Balances and Other Operations	Combined	Eliminations	Total	Discontinued Operation - General Services	Total Operations
Year Ended December 31, 2013							
Segment expenses	(¥2,150,109)	(¥11,131,319)	( <del>P</del> 13,281,428)	(¥2,259,737)	(¥15,541,165)	_	(15,541,165)
Interest expense	(25,851)	_	(25,851)	_	(25,851)	_	(25,851)
Interest income	144,232	1,240,255	1,384,487	_	1,384,487	_	1,384,487
Provision for impairment of deferred							
exploration costs and mining							
rights	(46,788,151)	_	(46,788,151)	_	(46,788,151)	_	(46,788,151)
Gain (loss) on sale of investments in subsidiary and associates and available-for-sale financial assets							
- net	_	71,389,068	71,389,068	(62,165,896)	9,223,172	(7,380,128)	1,843,044
Other income	_	4,898,677	4,898,677	(16,769,434)	(11,870,757)		(11,870,757)
Provision for income tax	(28,886)	(346,043)	(374,929)		(374,929)	_	(374,929)
Net income (loss)	( <del>P</del> 48,848,765)	₽66,050,638	₽17,201,873	(¥81,195,067)	(¥63,993,194)	( <del>P</del> 7,380,128)	( <del>P</del> 71,373,322)
As at December 31, 2013							
Other information:							
Segment assets	₽110,591,201	₽483,176,490	₽593,767,691	( <del>P</del> 225,697,668)	₽368,070,023	_	₽368,070,023
Segment liabilities	111,055,910	208,400,252	319,456,162	(130,358,063)	189,098,099	_	189,098,099
Depreciation and amortization	487,706	174,226	661,932		661,932	_	661,932
Impairment loss	46,788,151	_	46,788,151	_	46,788,151	_	46,788,151
			ntinuing Operati	ons			
		Unallocated					
		Corporate				Discontinued	
		Balances				Operation -	
	Mining and	and Other				General	Total
	Exploration	Operations	Combined	Eliminations	Total	Services	Operations
Year Ended December 31, 2012						P2 (0 050 005	P2 (0.050.005
Segment revenue	(2.025.650)	P	P	₽_	P	₱368,950,897	₱368,950,897
Segment expenses	(3,025,659)	(13,097,261)	(16,122,920)		(16,122,920)	(368,263,820)	(384,386,740)
Segment results	(3,025,659)	(13,097,261)	(16,122,920)	_	(16,122,920)	687,077	(15,435,843)
Interest expense	(62,041)	465.007	(62,041)	_	(62,041)	(545,163)	(607,204)
Interest income Provision for impairment of deferred exploration costs and mining	620,573	465,097	1,085,670	_	1,085,670	10,118	1,095,788
rights	(17,132,891)	=	(17,132,891)	_	(17,132,891)	_	(17,132,891)
Gain (loss) on sale of investments in subsidiary and associates and available-for-sale financial assets	, , , ,		, , , ,		, , , ,		
- net	_	5,921,637	5,921,637	_	5,921,637	_	5,921,637
Fair value gain on investment		25 200 072	25 200 072		25 200 072		25 200 072
properties	_	25,280,872	25,280,872	-	25,280,872	_	25,280,872
Equity in net loss of associates Other income	_	(18,218)	(18,218)		(18,218)	122 242	(18,218)
	_	6,623,011	6,623,011	(313,093)	6,309,918	122,242	6,432,160
Dividend income	(124,240)	38,900,261	38,900,261	(38,220,288)	679,973 (764,916)	(227.296)	679,973 (992,202)
Provision for income tax  Net income (loss)	(£19,724,258)	(640,676) ₱63,434,723	(764,916) \$\mathref{P}43,710,465\$	(₱38,533,381)	₽5,177,084	(227,286) \$\begin{align*}	₱5,224,072
Net illcome (loss)	(F19,724,236)	F05,454,725	F43, /10,403	(+30,333,301)	F3,177,004	F40,700	F3,224,072
As at December 31, 2012 Other information: Segment assets	₽152,503,993	₽599,730,529	₽752,234,522	(₱353,332,512)	₽398 902 010	₽119,648,365	<b>₽</b> 518,550,375
Segment liabilities	103,260,650	297,752,148	401,012,798	(216,981,975)	184,030,823	78,034,106	262,064,929
Deferred tax liabilities	103,200,030				104,050,025	70,054,100	202,004,323
	_	7 975 500	7 975 500	(7 975 500)	_	_	_
Depreciation and amortization	567,130	7,975,500 113,693	7,975,500 680,823	(7,975,500)	680,823	1,883,295	2,564,118



Continuing Operations							
	,	Unallocated					
		Corporate				Discontinued	
		Balances				Operation -	
	Mining and	and Other				General	Total
-	Exploration	Operations	Combined	Eliminations	Total	Services	Operations
Year Ended December 31, 2011	_	_	_	_	_		
Segment revenue	₽_	₽-	₽_	₽_	₽_	₱345,028,291	₱345,028,291
Segment expenses	(3,713,372)	(8,750,481)	(12,463,853)		(12,463,853)	(349,283,415)	(361,747,268)
Segment results	(3,713,372)	(8,750,481)	(12,463,853)		(12,463,853)	(4,255,124)	(16,718,977)
Interest expense	(417,267)	_	(417,267)	316,861	(100,406)	(532,366)	(632,772)
Interest income	468,888	490,474	959,362	(316,861)	642,501	13,915	656,416
Equity in net losses of associates	(217,940)	(44,200)	(262,140)	_	(262,140)	_	(262,140)
Provision for impairment of deferred							
exploration costs and mining							
rights	(24,716,367)	_	(24,716,367)		(24,716,367)	=	(24,716,367)
Other income	1,683	52,079,414	52,081,097	(9,849,591)	42,231,506	2,699	42,234,205
Dividend income	=	7,550	7,550	=	7,550	=	7,550
Provision for income tax	(93,778)	6,856,045	6,762,267	=	6,762,267	1,413,646	8,175,913
Net income (loss)	(₱28,688,153)	₽50,638,802	₱21,950,649	( <del>P</del> 9,849,591)	₱12,101,058	(₱3,357,230)	₽8,743,828
As at December 31, 2011							
Other information:							
Segment assets	₽139,475,140	₽583,922,812	₽723,397,952	( <del>P</del> 251,785,378)	₱471,612,574	₱94,428,761	₽566,041,335
Segment liabilities	96,336,925	317,318,771	413,655,696	(201,178,121)	212,477,575	93,966,711	306,444,286
Deferred tax assets	=.	_	_	=-	-	9,282,589	9,282,589
Deferred tax liabilities	_	7,975,500	7,975,500	_	7,975,500	_	7,975,500
Depreciation and amortization	505,946	240,474	746,420	_	746,420	1,850,745	2,597,165
Impairment loss	24,716,367	_	24,716,367	-	24,716,367	_	24,716,367

# 7. Cash and Cash Equivalents

This account consists of:

	2013	2012
Cash on hand and in banks	₽1,712,000	₽20,044,788
Short-term investments	72,042,007	24,584,695
	₽73,754,007	<del>P</del> 44,629,483

Cash in banks earn interest at the prevailing bank deposit rates. Short-term investments are made for varying periods of up to three months depending on the immediate cash requirements of the Company, and earn interest at the respective short-term investment rates.

Interest income earned from cash in banks and short-term investments amounted to ₱1.4 million, ₱1.1 million and ₱0.6 million in 2013, 2012 and 2011, respectively.

# 8. Trade and Other Receivables

This account consists of:

	2013	2012
Trade	₽893,999	₽16,950
Advances to officers and employees	634,524	453,917
Receivable from sale of investments		
(see Notes 4 and 9)	9,223,172	24,708,995
Others	594,987	128,363
	<b>₽11,346,682</b>	₱25,308,225



The terms and conditions of the above receivables are as follows:

- a. Trade receivables are noninterest-bearing and generally have 30-day term.
- b. Advances to officers and employees are noninterest-bearing and are normally settled within a 30-day term.
- c. Receivable from sale of investments pertains to sale of investments in subsidiary and available-for-sale financial assets to third party.
- d. Other receivables consist of advances to contractors and suppliers.

#### 9. Available-for-Sale Financial Assets

This account consists of:

	2013	2012
Sinophil Corporation (Sinophil)	₽27,000,000	₽31,009,600
Others	1,270,021	1,270,021
	28,270,021	32,279,621
Less current portion	84,921	84,921
	₽28,185,100	₽32,194,700

Quoted equity securities are traded in the PSE. These are carried at fair value with cumulative changes in fair values presented under "Unrealized mark-to-market gain on available-for-sale financial assets" account in the consolidated statements of changes in equity. The fair values of these shares are based on the quoted market price as of reporting date. In 2012, the Company sold some of its investments in equity securities with a total acquisition cost of \$\mathbb{P}0.1\$ million for a consideration amounting to \$\mathbb{P}0.3\$ million, resulting to a realized gain of \$\mathbb{P}0.2\$ million. In 2011, quoted equity shares in Belle Corporation were sold with a total acquisition cost of \$\mathbb{P}7.1\$ million for a consideration amounting to \$\mathbb{P}45.6\$ million, resulting to a realized gain of \$\mathbb{P}38.5\$ million.

In 2013, the Company sold investment in equity securities with a total acquisition cost of \$\mathbb{P}9.2\$ million and for the same amount of consideration. These were fully impaired, thus, the amount of consideration was recorded as gain on sale of investments in subsidiary, associates and available-for-sale financial assets - net in the 2013 consolidated statement of comprehensive income

Movements of AFS financial assets as at December 31 are as follows:

	2013	2012
Balance at beginning of year	₽32,279,621	₽34,549,779
Fair value changes	(4,000,300)	(2,000,600)
Disposals	(9,300)	(269,558)
Balance at end of year	₽28,270,021	₱32,279,621



Movements of the unrealized mark-to-market gain on AFS financial assets attributable to the shareholders of the Parent Company (presented in the equity section of the consolidated statements of financial position) follow:

	2013	2012
Balance at beginning of year	₽19,000,300	₽21,197,039
Unrealized mark-to-market loss	(4,000,000)	(2,000,600)
Realized mark-to-market gain	(300)	(196,139)
Balance at end of year	₽15,000,000	₽19,000,300

As at December 31, 2013 and 2012, subscriptions payable related to the AFS financial assets amounted to \$\mathbb{P}75.2\$ million.

#### 10. Other Current Assets

This account consists of:

	2013	2012
Input VAT	₽5,804,069	₽5,339,913
Prepayments and others	1,785	2,306,538
	₽5,805,854	₽7,646,451

#### 11. Investments in and Advances to Associates

The movements on the carrying amount of investments in associates as at December 31, 2012 are as follow:

		Accumulated	
		Equity in	
	Acquisition	Net Losses of	
	Costs	Associates	Total
Balance at January 1, 2012	₽40,837,500	(₱3,238,575)	₱37,598,925
Equity in net loss during the year	_	(18,218)	(18,218)
Business combination achieved			
in stages (see Note 4)	(26,762,500)	6,048,465	(20,714,035)
Write-off	(9,700,000)	(3,154,664)	(12,854,664)
Disposal	(4,375,000)	362,992	(4,012,008)
Balance at December 31, 2012	₽_	₽_	₽–

This account consists of the following as at December 31, 2011

		• . •	
Acc	11115	ution	costs:
1100	ui	11101	i costs.

PRC-Magma	₽10,705,000
Airstream Broadband	9,700,000
APC Distribution	4,375,000
	24,780,000

(Forward)



A 1 1	• ,	٠ ,	1	· \	C	. ,
Accumulated	eauity	<i>i</i> n net	losses	Income	of ass	ociates:

PRC-Magma	(₱6,048,465)
Airstream Broadband	3,172,882
APC Distribution	(362,992)
	(3,238,575)
Advances for KAGRI's beneficial interests of PRC-Magma	16,057,500
Carrying amount	₱37,598,925

#### PRC-Magma

As at December 31, 2009, APEC owns 334,250 shares, or approximately 33.26%, of PRC-Magma.

On February 2, 2010, APEC and KAGRI entered into a trust agreement wherein APEC will be buying additional 520,000 shares, or approximately 51.74%, of PRC-Magma, to be held in trust for KAGRI. The amount of ₱16.1 million advanced by APEC is recorded as Advances for KAGRI's beneficial interests of PRC-Magma presented as Investments in and Advances to Associates in the 2011 consolidated statement of financial position. As at December 31, 2011, APEC is the registered shareholder of 854,250 shares, or approximately 85%, of PRC-Magma, but beneficially owns only 33.26%.

On September 6, 2012, both parties mutually agreed to terminate the trust agreement resulting to APEC becoming the beneficial owner of 51.74% interests previously held in trust for KAGRI in exchange for APEC's advances.

The termination of the trust agreement resulted in PRC-Magma becoming a subsidiary of the APEC effective September 6, 2012.

#### Airstream Broadband

Airstream Broadband was incorporated and registered with the SEC on November 9, 2000 to engage in the telecommunications industry. In 2012, the Company determined that the investments in Airstream Broadband are no longer recoverable. Consequently, the acquisition costs and the accumulated equity in net losses totaling to ₱12.9 million were written off by the Company.

#### **APC** Distribution

APC Distribution was incorporated and registered with the SEC on August 29, 1997 to engage in the business of trading goods such as cement and other building materials on a wholesale basis. In 2012, the Company sold its investments in APC Distribution amounting to ₱4.4 million for ₱3.8 million to a third party. As a result, APC Distribution is no longer an investee of the Company.

Condensed financial information of PRC-Magma, Airstream Broadband and APC Distribution follow:

		Total	Total			
Associate	Year	Assets	Liabilities	Equity	Net Revenue	Net Loss
PRC-Magma	2013	₽24,832,280	₽922,131	₽23,910,149	<b>₽142,709</b>	(₱524,666)
	2012	25,294,102	859,287	24,434,815	372,490	(520,186)
Airstream	2012	12,095,626	40,000	12,055,626	_	(45,546)
Broadband						
APC Distribution	2012	11,920,871	1,022,482	10,898,389	_	(97,085)



#### 12. Property and Equipment

This account consists of:

			2013		
			Office		
		Mining	and Other	Leasehold	
	Land	Equipment	Equipment	Improvements	Total
Cost	₽64,000	₽596,866	₽5,323,407	₽3,344,949	₽9,329,222
Accumulated depreciation and					
amortization:					
Balance at beginning of year	_	159,436	4,784,421	3,092,348	8,036,205
Depreciation and amortization	_	_	484,624	130,281	614,905
Balance at end of year	_	159,436	5,269,045	3,222,629	8,651,110
Net book value	₽64,000	₽437,430	₽54,362	₽122,320	₽678,112

	2012					
			Office			
		Mining	and Other	Leasehold	Construction	
	Land	Equipment	Equipment	Improvements	in Progress	Total
Cost:						
Balance at beginning						
of year	₱64,000	₽50,080	₱41,052,797	₽5,502,689	₽546,786	₽47,216,352
Additions	_	_	21,875	138,313	_	160,188
Transfer	_	546,786	_	_	(546,786)	_
Discontinued operations	_	_	(35,751,265)	(2,296,053)	_	(38,047,318)
Balance at end of year	64,000	596,866	5,323,407	3,344,949	_	9,329,222
Accumulated depreciation						_
and amortization:						
Balance at beginning						
of year	_	50,080	37,490,477	5,111,654	_	42,652,211
Depreciation and						
amortization	_	109,356	424,200	100,240	_	633,796
Discontinued operations	_	_	(33,130,256)	(2,119,546)	_	(35,249,802)
Balance at end of year	_	159,436	4,784,421	3,092,348	-	8,036,205
Net book value	₽64,000	₽437,430	₽538,986	₽252,601	₽–	₽1,293,017

The costs of fully depreciated assets still in use amounted to ₱1.1 million as at December 31, 2013 and 2012. There were no idle assets as at December 31, 2013 and 2012.

#### 13. Investment Properties

The movement of this account follows:

	2013	2012
Balance at beginning of year	₽156,953,000	₱240,265,569
Additions	33,106	3,063,559
Disposal of a subsidiary (Note 4)	_	(111,657,000)
Fair value adjustments	_	25,280,872
Balance at end of year	₽156,986,106	₽156,953,000

Investment properties consist of parcels of land which are being held by the Company to earn rentals and/or for capital appreciation.

The aggregate fair values of the investment properties are determined based on the valuation performed by Asian Appraisal, an independent appraiser annually. The appraiser is an industry specialist in valuing these types of investment property. Fair value represents 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 values of investment properties are determined using the market data approach by gathering available market evidences.

Rental income generated by APC Properties (included as part of "Other income - net" account in the consolidated statements of comprehensive income) from investment properties amounted to, \$\frac{2}{2}.6\$ million and \$\frac{2}{2}.5\$ million in 2012 and 2011, respectively (see Note 21). There was no rental income in 2013 as management decided to sell its interest in APC Properties in December 2012. Direct cost arising from investment properties included under "General and administrative expenses" account in the consolidated statements of comprehensive income amounted to nil, \$\frac{2}{2}0.6\$ million and \$\frac{2}{2}0.7\$ million in 2013, 2012 and 2011, respectively.

In 2012, investment property owned by APC Properties, Inc. amounting to ₱111.7 million was no longer included in the consolidation of the Company's assets due to the sale of interest of the Parent Company in APC Properties, Inc. (see Note 4).

The Company has no limitations to any particular class of heirs or restrictions, but subject to the limitations of eminent domain, police power and taxation.

Fair value hierarchy disclosures for investment properties have been provided in Note 26.

Description of valuation techniques used and key inputs to valuation on investment properties are as follows:

#### Highest and best use

Based on analysis of prevailing land usage in the neighborhood and the property itself, *diversified* agro-industrial land development would represent the highest and best use of the property.

Highest and Best Use is defined as the most profitable likely use to which a property can be put. The opinion of such use may be based on the highest and most profitable continuous use to which the property is adapted and needed or that use of land which may reasonably be expected to produce the greatest net return to land over a given period of time. Alternatively, it is that use, from among reasonably probable and legal alternative uses, found to be physically possible, appropriately supported, financially feasible, and which results in highest land value.

#### Market Data Approach

The value of the land was arrived at using the *Market Data Approach*. In this approach, the value of the land was based on sales and listings of comparable property registered within the vicinity. The technique of this approach requires the adjustments of comparable property by reducing reasonable comparative sales and listings to a common denominator. This was done by adjusting the differences between the subject property and those actual sales and listings regarded as comparable. The properties used as bases of comparison are situated within the immediate vicinity of the subject property. The comparison was premised on the factors of locations, size and shape of the lot, time element and others.



#### 14. Goodwill and Other Noncurrent Assets

This account consists of:

	2013	2012
Goodwill (see Note 4)	₽5,992,907	₽5,992,907
Deferred exploration costs - net	85,208,302	103,560,869
Mining rights - net	_	21,163,378
Software (net of accumulated amortization		
amounting to ₱226,315 and ₱179,288 as at		
December 31, 2013 and 2012, respectively)	8,815	55,842
Deposits	19,217	19,217
	85,236,334	124,799,306
	₽91,229,241	₱130,792,213

Mining rights and deferred exploration costs are carried at cost net of allowance for impairment losses. Movements in these accounts are as follows:

	2013		
	Deferred		
	Exploration		
	Costs	Mining Rights	
Cost:			
Balance at beginning of year	<b>₽124,386,002</b>	<b>₽</b> 48,254,908	
Additions	7,272,206	_	
Balance at end of year	131,658,208	48,254,908	
Allowance for impairment:			
Balance at beginning of year	20,825,133	27,091,530	
Provision	25,624,773	21,163,378	
Balance at end of year	46,449,906	48,254,908	
Net book value	₽85,208,302	₽_	
	20	12	
	Deferred	- <del>-</del>	
	Exploration		
	Costs	Mining Rights	
Cost:		<u> </u>	
Balance at beginning of year	₽76,282,666	₽48,254,908	
Additions	48,103,336	_	
Balance at end of year	124,386,002	48,254,908	
Allowance for impairment:			
Balance at beginning of year	15,090,804	16,889,218	
Provision	6,930,579	10,202,312	
Reversal	(1,196,250)	_	
Balance at end of year	20,825,133	27,091,530	
Net book value	₽103,560,869	₱21,163,378	

In 2012, Aragorn Coal determined that deferred explorations costs amounting to ₱1.2 million are not directly attributable to exploration activities. As a result, Aragorn Coal recorded it as



"Provision for impairment of deferred exploration costs and mining rights" in the statement of comprehensive income.

Deferred exploration costs relate to projects that are currently on-going in the mining areas. The recovery of these costs depends upon the success of exploration activities and future developments of the corresponding mining properties or the discovery of minerals producible in commercial quantities (see Note 1).

In 1997, the Parent Company entered into a MPSA with the Republic of the Philippines represented by the Secretary of DENR pursuant to the provisions of Republic Act No 7942, otherwise known as the "Philippine Mining Act of 1995". The Parent Company became a holder of two MPSA in Cebu. The primary purpose of the MPSA is to provide for the exploration, sustainable development and commercial utilization of limestone and associated cement raw materials and other mineral deposits existing within the contract area.

The Parent Company incurred nil, ₱0.2 million and ₱5.1 million exploration costs in 2013, 2012 and 2011, respectively, in connection with its drilling activities for cement and other mineral exploration in compliance with its MPSA with the DENR.

In 2012, the Company recognized full valuation allowance for unrecoverable deferred exploration costs incurred by certain subsidiaries in Isabela, Palawan, Surigao, and Davao mining areas due to the anti-mining advocacy of the local government units and declaration of moratorium against any exploration or mining development in these areas. In 2012, the Company recognized additional provisions to fully provide allowance for impairment on the mining rights of Palawan, Surigao and Davao mining areas.

In 2013, the Company recognized full valuation allowance for unrecoverable deferred exploration costs and mining rights incurred by APC Mining in Alubijid, Misamis Oriental due to low prospect for chromite, copper and nickel.

#### 15. Loans Payable

EGSI availed of a credit facility from Banco de Oro to finance its working capital requirements through a promissory note. The outstanding balance of the loan amounting to ₱4.5 million as at December 31, 2012, respectively, are payable in equal monthly installments within six months from drawdown date. The loans, bearing interest at 9.9% per annum in 2012, are secured by EGSI's receivables from various customers with a carrying value of ₱5.0 million as at December 31, 2012, respectively (see Note 8).

As at December 31, 2012, the outstanding loan was classified under "Liabilities directly associated with assets classified as held-for-sale" account as EGSI was classified as a disposal group held for sale (Note 5).

Interest expense incurred amounted to ₱0.5 million in 2012 and 2011 (Note 5).



#### 16. Trade and Other Payables

This account consists of:

	2013	2012
Trade	₽1,931,237	₽2,051,092
Accrued expenses:		
Documentary stamp tax	8,868,438	8,735,254
Professional fees	1,274,887	1,419,612
Others	2,267,985	_
Payable to third party	13,225,048	_
Payable to government agencies	255,763	811,286
Others	185,519	586,114
	₽28,008,877	₽13,603,358

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

Accrued expenses and other payables mainly pertain to payable to utility and other service providers which are normally settled within the next financial year.

Payable to government agencies mainly pertain to statutory liabilities such as output VAT, withholding taxes and premiums on SSS, Philhealth and Pag-ibig fund which are normally settled within the next financial year.

#### 17. Equity

a. Details of authorized and issued capital stock as at December 31, 2013 and 2012 follow:

	Number of Shares	Amounts
Authorized:		·
Preferred stock - ₱1 par value	6,000,000,000	₽6,000,000,000
Common stock - ₱1 par value	14,000,000,000	14,000,000,000
	2013	2012
Issued - Common shares	₽2,513,069,059	₽2,498,069,059
	1 2,515,007,057	F2,490,009,039
Subscribed - Common shares (net of subscriptions	1 2,510,000,000	F2,490,009,039
Subscribed - Common shares (net of subscriptions receivable amounting to ₱1,123,797,849 as at	12,515,007,057	F2, <del>4</del> 90,009,039
	3,874,943,089	3,889,943,089

- b. The preferred shares may be issued from time to time by the Parent Company's BOD, which is authorized to adopt resolutions authorizing the issuance thereof in one or more series for such number of shares and relative rights and preferences, as it may deem beneficial to the Parent Company. As at March 28, 2014, the Parent Company's BOD has not authorized any issuance of preferred shares.
- c. In 2007, the Parent Company and Belle agreed that the advances of APC from Belle amounting to ₱3,675.0 million will be offset against subscriptions receivable from Belle representing 3,500.0 million shares subscribed at ₱1.40 a share and the excess over par will be



recognized as APIC upon finalization of the details of the agreement. As at December 31, 2013 and 2012, while the agreement has not been legally finalized, the related advances amounting ₱2,625.0 million was presented as a reduction from the subscriptions receivable and the excess over par amounting to ₱1,050 million as APIC since the pending activities are administrative in nature and are not expected to substantially affect the intent of the parties nor the substance of the agreement.

d. The following summarizes the information on the Company's registration of securities under the Securities Regulation Code:

			Issue/
Date of SEC Approval	Type of Issuance	<b>Authorized Shares</b>	Offer Price
January 7, 1994	Initial public offering	80,000,000,000	₽0.01
July 9, 1996	Additional public offering	100,000,000,000	0.01
July 12, 1996	Stock option	5,300,000,000	0.01

The total number of shareholders is 616 and 617 as at December 31, 2013 and 2012, respectively.

e. On June 18, 2013, BOD approved the amendment of the seventh article of the Corporation's Articles of Incorporation by reducing the par value from one peso (₱1.00) to thirty-five centavos (₱0.35), to read as follows:

"The capital stock of the Corporation is seven billion (₱7,000,000,000) pesos, Philippine Currency, divided into fourteen billion (14,000,000,000) common shares and six billion (6,000,000,000) preferred shares both with par value of thirty-five centavos (₱0.35) per share."

The reduction in par value will be undertaken to substantially reduce the Company's capital deficit.

As at March 28, 2014, the amendment to the Articles of Incorporation is still in process and subject to the approval of SEC.

#### 18. Cost of Services

This account consists of:

	2012	2011
	(As restated -	(As restated -
	Note 5)	Note 5)
Salaries and wages	₱322,838,535	₱305,833,289
Materials and supplies	9,608,762	9,496,080
Retirement costs	4,801,600	3,379,400
Depreciation and amortization	1,524,457	1,359,914
Rental	62,392	48,111
Others	1,035,618	1,154,348
	₽339,871,364	₱321,271,142



In 2012, the cost of services of EGSI is included as part of the "Net income (loss) after tax from discontinued operations" in the statement of comprehensive income as EGSI was classified as a discontinued operations (see Note 5).

#### 19. General and Administrative Expenses

This account consists of:

		2012	2011
		(As restated -	(As restated -
	2013	Note 2)	Note 2)
Salaries and employee benefits			_
(see Note 20)	₽8,365,123	₽5,310,236	₽2,211,312
Professional fees and outside services	2,070,260	2,430,253	2,408,519
Entertainment, amusement and recreation	1,630,115	1,305,832	1,376,768
Depreciation and amortization			
(see Notes 12 and 14)	661,932	680,823	746,420
Transportation and travel	559,981	524,739	413,377
Rental	551,365	676,678	596,430
Taxes and licenses	533,761	1,536,692	1,213,871
Utilities and maintenance	457,081	707,867	1,473,357
Meeting expenses	61,425	63,142	1,610,029
Donations and contributions	_	2,005,225	59,993
Provision for doubtful accounts			
(see Note 8)	_	_	65,000
Others	652,249	879,327	288,063
	₽15,543,292	₽16,120,814	₱12,463,139

#### 20. Retirement Plan

The Company has an unfunded, noncontributory defined benefit retirement plan covering substantially all of its employees. The plan provides for a lump sum benefit payment upon retirement.

Changes defined benefit retirement plan are as follows:

	2013	2012 (As restated - Note 2)	2011 (As restated - Note 2)
Balance at beginning of year	₽3,778,700	₽20,257,898	₱18,381,851
Net benefit cost in consolidated statement of comprehensive income:			
Current service cost	347,600	366,700	201,436
Interest cost	156,100	221,900	246,806
Subtotal	503,700	588,600	448,242

(Forward)



		2012	2011
		(As restated -	(As restated -
	2013	Note 2)	Note 2)
Remeasurements in other comprehensive			
income	<b>₽2,139,900</b>	(₱933,500)	₽1,427,805
Benefits paid	_	(350,400)	_
Effect of discontinued operation			
(see Note 5)	_	(15,783,898)	_
	₽6,422,300	₽3,778,700	₱20,257,898

The Company does not expect to contribute to its defined pension plans in 2014.

The principal assumptions used to determine retirement obligations for the Company's plan are shown below:

	2013	2012	2011
Discount rate	4.08%	4.13%	4.96%
Rate of increase in compensation	5.00%	5.00%	5.00%

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation (PVDBO) as at December 31, 2013, assuming if all other assumptions were held constant:

		Increase
	Changes	(Decrease) on PVDBO
Discount rate	+0.5	( <del>P</del> 106,400)
	-0.5	193,700
Future Salary Increases	+2.0	711,300
	-2.0	(490,700)

The following are other defined benefit plan information:

		2013	2012
A.	Weighted Average Duration of PVDBO	11.14 years	9.10 years
B.	Maturity Analysis of Undiscounted Retirement Benefit Payments*		
	Less than one year	₽3,910,000	₽1,912,000
	More than one year up to 5 years	, , , <u> </u>	_
	More than 5 years up to 10 years	3,701,900	1,070,100
	More than 10 years up to 15 years	2,386,400	4,556,300
	More than 15 years up to 20 years	3,504,400	2,413,200
	More than 20 years	6,404,000	_
C.	Plan Membership Information		
	Number of Active Plan Members	7	5
	Number of Separated Vested Members	_	1
	Number of Retired Members	_	_
	Average Attained Age	46.7 yrs.	51.5 yrs.
	Average Past Service	8.2 yrs.	10.1 yrs.
	Average Future Service	13.3 yrs.	8.5 yrs.

<sup>\*</sup>Assuming retirement at age 60; an employee who has reached age 60 as at December 31, 2013 is assumed to defer his retirement for one year from such date.



The Company's latest actuarial valuation report is as at December 31, 2013.

#### 21. Other Income (Expense) - Net

Details of other income follow:

	2013	2012	2011
Write-off of other assets	(₱15,613,452)	(₱1,421,031)	₽_
Reversal of liabilities	4,093,501	_	198,700
Reversal of impairment loss on			
investments and advances	_	5,139,852	_
Rental income (see Note 13)	_	2,641,369	2,515,590
Other income (expenses) - net	(350,806)	(50,272)	936,498
	( <del>P</del> 11,870,757)	₽6,309,918	₽3,650,788

Others comprises of other expenses incurred by the Group needed to continue the operation such as land expenses and other income from collection of accounts receivable that was previously written off

#### 22. Income Tax

The provision for income tax consists of:

	2013	2012	2011
Current income tax:			
Final tax on interest income	<b>₽276,913</b>	₽142,278	₽125,806
MCIT	98,016	861	27,984
RCIT	_	621,777	537,923
Deferred income tax	_	_	(7,453,980)
	₽374,929	₽764,916	( <del>P</del> 6,762,267)

As at December 31, 2012, deferred tax assets pertaining to EGSI was included under "Assets classified as held-for-sale" as the latter was classified as a disposal group held for sale (see Note 5).

Certain deferred tax assets were not recognized as at December 31, 2013 and 2012 as management believes it is not probable that future taxable profits will be sufficient against which these can be utilized.



Following are the deductible temporary differences and carryforward benefits of the excess of MCIT over RCIT and NOLCO for which no deferred tax assets were recognized:

	2013	2012
Provision for impairment of deferred exploration costs		
and mining rights	<b>₽94,704,814</b>	<del>₽</del> 41,923,757
Accumulated impairment loss on advances to subsidiaries	60,808,331	177,277,705
NOLCO	35,462,630	37,041,179
Accrued retirement costs	6,422,300	3,778,700
Excess of MCIT over RCIT	126,861	81,748
Others	714	1,813
	₽197,525,650	₱260,104,902
		_
Unrecognized deferred tax assets	<b>₽</b> 59,346,498	₽78,088,694

The carryforward benefits of NOLCO that may be used by the Company as additional deductions from future taxable income are as follows:

Date Incurred	Expiry Date	Amount
December 31, 2011	December 31, 2014	₽14,928,270
December 31, 2012	December 31, 2015	14,489,729
December 31, 2013	December 31, 2016	6,044,631
		₱35,462,630

MCIT, which may be applied against RCIT liability of the Company, are as follows:

Date Incurred	Expiry Date	Amount
December 31, 2011	December 31, 2014	₽27,984
December 31, 2012	December 31, 2015	861
December 31, 2013	December 31, 2016	98,016
		₽126,861

Expired NOLCO and MCIT amounted to ₱7.6 million and ₱0.1 million respectively, in 2013, ₱7.1 million and ₱0.1 million respectively, in 2012 and ₱50.8 million and nil respectively, in 2011.

The deferred tax liability shown in the 2011 consolidated statements of financial position relates to the tax effect of the fair value of investment properties.

The reconciliation of provision for (benefit from) income tax computed at the statutory income tax rate to provision for income tax shown in the statements of comprehensive income follows:

	2013	2012 (As restated - Note 2)	2011 (As restated - Note 2)
Provision for (benefit from) income tax at statutory income tax rate	(₱19,085,480)	₽1,782,600	₽1,601,637
Increase (decrease) in income tax resulting from:			
Nondeductible expenses Change in unrecognized deferred	23,263,478	2,866,125	735,161
tax assets	(19,384,167)	3,598,358	(5,226,885)
Expired NOLCO and MCIT	7,676,083	2,210,286	15,225,318
Loss on sale of investment	5,276,550	· · · · · · · · · · · ·	· · · · · · -
(Forward)			



		2012	2011
		(As restated -	(As restated -
	2013	Note 2)	Note 2)
Gain on sale of AFS and			
investments	<b>₽</b> 2,766,862	(₱1,794,620)	( <del>P</del> 11,560,229)
Interest income subjected to			
final tax	(138,397)	(109,579)	(65,642)
Fair value gain on investment			
properties	_	(7,584,262)	(13,986)
Dividend income exempt from			
income tax	_	(203,992)	(3,661)
Reversal of final tax on fair			
value of investment			
properties	_	_	(7,453,980)
Effective income tax	₽374,929	₽764,916	( <del>P</del> 6,762,267)

#### 23. Related Party Transactions

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. This includes: (a) individuals owning, directly or indirectly through one or more intermediaries; (b) associates; (c) individuals owning, directly or indirectly, an interest in the voting power of the Company that gives them significant influence over the Company, key management personnel, including directors and officers of the Company and close members of the family of any such individual and; (d) affiliate, which is a party that, directly or indirectly through one or more intermediaries, control, is controlled by, or is under common control with the Company. Transactions with related parties are made at terms equivalent to those that prevail in arm's length transactions.

Related party transactions pertain to the availment of noninterest-bearing advances from a stockholder and other related parties. The details of advances from related parties are as follows:

		Amount/			
		Volume of	Advances to		
Category	Year	Transactions	(Advances from)	Terms	Conditions
Stockholder					
Belle					
Advances	2013	₽-	(₱79,406,947)	On demand;	Unsecured
	2012	_	(79,406,947)	Noninterest-bearing	
	2011	_	(79,406,947)		
Affiliate of APC Properties					
<b>Broad Field Properties Limited</b>					
Advances	2013	_	_	On demand;	Unsecured
	2012	_	_	Noninterest-bearing	
	2011	_	(53,198,769)		
Associate					
Airstream Broadband					
Advances	2013	_	_	On demand;	Unsecured
	2012	_	(12,078,998)	Noninterest-bearing	
	2011	5,295	(12,078,998)		
Receivables	2013	_	_	On demand;	Unsecured
	2012	_	_	Noninterest-bearing	
	2011	_	118,260	_	
APC Distribution					
Advances	2013	_	_	On demand;	Unsecured
	2012	_	_	Noninterest-bearing	
	2011	_	(11,920,871)	6	
(F t)					
(Forward)					



Amount/ Volume of Advances to

		v orunic or	Auvances to		
Category	Year	Transactions	(Advances from)	Terms	Conditions
Receivables	2013	₽_	₽_	On demand;	Unsecured
	2012	_	_	Noninterest-bearing	
	2011	_	7,280	_	
PRC-Magma Energy Resources, Inc					
Advances	2013	_	_	On demand;	No impairment;
	2012	_	_	Noninterest-bearing	Unsecured
	2011	2,234,363	(2,234,363)	_	
Others					
Advances	2013	_	_	On demand;	Unsecured
	2012	_	_	Noninterest-bearing	
	2011	_	(26,358)	•	
Total:					
Advances from related parties	2013		( <del>P</del> 79,406,947)		
	2012		(91,485,945)		
	2011		(158,866,306)		
Advances to related parties	2011		125,540		

Compensation and benefits of key management personnel of the Company for the year ended December 31 consists of the following:

	2013	2012	2011
Salaries and short-term employee			
benefits	<b>₽</b> 4,808,046	₽7,400,645	₽6,941,223
Retirement costs	285,400	348,000	251,000
	₽5,093,446	₽7,748,645	₽7,192,223

## 24. Basic/Diluted Earnings (Loss) Per Common Share

The calculation of earnings (loss) per share for the years ended December 31 follows:

		2012 (As restated -	2011 (As restated -
	2013	Note 2)	Note 2)
Income (loss) from:			
Continuing operations	( <del>P</del> 55,798,072)	₽6,840,052	₽14,494,730
Discontinued operations	(7,380,128)	46,988	(3,357,230)
Income (loss) attributable to equity			_
holders of the Parent Company	(63,178,200)	6,887,040	11,137,500
Weighted average number			_
of common shares	7,511,809,997	7,511,809,997	7,511,809,999
Treasury shares	(7,606,000)	(7,606,000)	(7,606,000)
Divided by weighted average			_
common shares	7,504,203,997	7,504,203,997	7,504,203,999
Basic/Diluted Earnings (loss) per			
share			
Loss from continuing operations	<b>(₽0.007436)</b>	₽0.000911	₽0.001932
Loss from discontinued			
operations	(₱0.000983)	₽0.000006	(₱0.000447)

There were no dilutive potential common shares for purposes of calculation of earnings (loss) per share in 2013, 2012 and 2011.



#### 25. Financial Risk Management Objectives and Policies

The Company's principal financial instruments comprise advances from related parties and loans payable. The main purpose of these financial liabilities is to finance the Company's operations. The Company has cash and cash equivalents, trade and other receivables, deposits and trade and other payables that arise directly from its operations. The Company also holds AFS financial assets.

The main risks arising from the Company's financial instruments are interest rate risk, credit risk, liquidity risk and equity price risk. The BOD and management review and approve policies of managing each of the risks and they are summarized below.

#### **Interest Rate Risk**

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to interest rate risk is minimal since the Company's borrowing is short-term in nature and interest rate is fixed.

The Company has no outstanding loans as at December 31, 2013 and 2012.

#### Credit Risk

Credit risk is the risk that a counterparty will not meet its obligation under a financial instrument or customer contract, leading to a financial loss.

Exposure to credit risk is monitored on an ongoing basis, credit checks are performed on all clients requesting credit over certain amounts. Credit granted is subject to regular review, to ensure it remains consistent with the customers' current credit worthiness and appropriate to the anticipated volume of business. The investment of the Company's cash resources is managed so as to minimize risk while seeking to enhance yield. The Company's holding of cash and cash equivalents exposes the Company to credit risk, if the counterparty is unwilling or unable to fulfill its obligations and the Company consequently suffers financial loss. Credit risk management involves entering into financial transactions only with counterparties with acceptable credit rating. The credit terms are short, with deposits and advance payments requirement before rendering the service, thus, mitigating the possibility of non-collection. In cases of non-collection, defaults of debtors are not tolerated and additional penalties are imposed by the Company.

There are no significant concentrations of credit risk within the Company. Since the Company trades only with recognized third parties, there is no requirement for collateral. The carrying values of the Company's financial assets represent the maximum exposure to credit risk as at the reporting date.

The aging analyses of financial assets that are past due but not impaired as at December 31 are as follows:

	2013					
	Neither Past Due nor	Past Due but no	t Impaired			
	Impaired	1-60 Days	>60 Days	Total	Impaired	Total
Cash and cash equivalents*	₽73,744,007	₽-	₽-	₽73,744,007	₽-	₽73,744,007
Trade and other receivables:						
Trade	-	_	893,999	893,999	_	893,999
Advances to officers						
and employees	634,524	_	-	634,524	_	634,524
Receivable from sale						
of investments	9,223,172	_	-	9,223,172	_	9,223,172
Others	594,987	_	-	594,987	_	594,987
AFS financial assets	28,270,021	_	-	28,270,021	_	28,270,021
Deposits	19,217	-	_	19,217	_	19,217
	₽112,485,928	₽-	₽893,999	₽113,379,927	₽–	₽113,379,927



2012 Neither Past Past Due but not Impaired Due nor >60 Days Impaired 1-60 Days Total Impaired Total Cash and cash equivalents\* ₱44,611,063 ₱44,611,063 ₱44,611,063 Trade and other receivables: 16,950 16,950 16,950 Trade Advances to officers 453,917 453,917 453,917 and employees Receivable from sale 24,708,995 24,708,995 of investments 24,708,995 Others 128,363 128,363 128,363 AFS financial assets 32,279,621 32,279,621 32,279,621 Deposits\*\* 19,217 19,217 19,217

₱102,201,176

The table below shows the credit quality of the Company's financial assets which are neither past due nor impaired as at December 31:

₽16,950

₱102,218,126

₱102,218,126

2013 **Neither Past Due nor Impaired Past Due** Standard but not High Grade Grade **Impaired** Total <del>₽</del>73,744,007 Cash and cash equivalents\* ₽73,744,007 Trade and other receivables: 893,999 893,999 Trade Advances to officers and employees 634,524 634,524 Receivable from sale of investments 9,223,172 9,223,172 Others 594,987 594,987 AFS financial assets 28,270,021 28,270,021 **Deposits** 19,217 19,217 ₽83,562,166 ₽28,923,762 ₽893,999 ₽113,379,927

	2012				
	Neither Past Du	e nor Impaired	Past Due		
		Standard	but not		
	High Grade	Grade	Impaired	Total	
Cash and cash equivalents*	₽44,611,063	₽_	₽_	₽44,611,063	
Trade and other receivables:					
Trade	_	_	16,950	16,950	
Advances to officers					
and employees	_	453,917	_	453,917	
Receivable from sale					
of investments	24,708,995	_	_	24,708,995	
Others	128,363	_	_	128,363	
AFS financial assets	· —	32,279,621	_	32,279,621	
Deposits**	_	19,217	_	19,217	
	₽69,448,421	₽32,752,755	₽16,950	₱102,218,126	

<sup>\*</sup>Excluding cash on hand amounting to \$\textit{P10,000}\$ and \$\textit{P18,420}\$ as at December 31, 2013 and 2012, respectively.



<sup>\*</sup>Excluding cash on hand amounting to P10,000 and P18,420 as at December 31, 2013 and 2012, respectively.

<sup>\*\*</sup>Included in "Other noncurrent assets" accoun-

<sup>\*\*</sup>Included in "Other noncurrent assets" account

The credit rating of the Company's financial assets are categorized based on the Company's collection experience with the counterparties.

- a. High Grade this includes deposits or placements to counterparties with good credit rating or bank standing. For trade and other receivables, settlements are obtained from counterparty following the terms of the contracts without much collection effort.
- b. Standard Grade this includes deposits or placements to counterparties that are not classified as "high grade." For trade and other receivables, some reminder follow-ups are performed to obtain settlement from the counterparty.
- c. Sub-standard Grade for trade and other receivables, constant reminder follow-ups are performed to collect accounts from counterparty.

#### Liquidity Risk

Liquidity risk arises from the possibility that the Company may encounter difficulties in raising funds to meet commitments from financial instruments. The Company's objective is to maintain continuity of funding. The Company's policy is to maximize the use of suppliers' credit for all its major purchases and limit major capital expenditures at a reasonable level.

The Company monitors its cash position by a system of cash forecasting. All expected collections, check disbursements and other payments are determined on a weekly basis to arrive at the projected cash position to cover its obligations.

The table below summarizes the maturity profile of the Company's financial liabilities based on contractual undiscounted payments as at December 31.

			20	013		
	On Demand	1 - 30 Days	31 - 60 Days	60 - 365 Days	Over 1 Year	Total
Trade and other payables* Advances from related	₽13,637,768	₽_	₽14,115,346	₽_	₽_	₽27,753,114
parties Subscriptions payable	79,406,947 –	-	<u>-</u>	<u>-</u>	- 75,161,959	79,406,947 75,161,959
	₽93,044,715	₽_	₽14,115,346	₽_	₽75,161,959	₽182,322,020
		2012				
	On Demand	1 - 30 Days	31 - 60 Days	60 - 365 Days	Over 1 Year	Total
Trade and other payables* Advances from related	₽11,370,043	₽150,444	₽1,271,585	₽_	₽_	₽12,792,072
parties Subscriptions payable	91,485,945	_ _		_ _	- 75,161,959	91,485,945 75,161,959
	₱102,855,988	₽150,444	₱1,271,585	₽–	₽75,161,959	₱179,439,976

<sup>\*</sup> Excluding statutory liabilities.



The table below shows the maturity profile of the Company's financial assets held for liquidity purposes based on contractual undiscounted cash flows as at December 31.

	2013					
	On Demand	1- 30 Days	31 - 60 Days	60 - 365 Days	Over 1 Year	Total
Cash and cash equivalents	₽1,712,000	₽72,042,007	₽–	₽-	₽-	₽73,754,007
Trade and other receivables:						
Trade	_	_	_	_	893,999	893,999
Advances to officers						
and employees	_	634,524	_	_	_	634,524
Receivable from sale						
of investments	9,223,172	_	_	_	_	9,223,172
Others	594,987	_	_	_	_	594,987
AFS financial assets	28,270,021	-	_	_	-	28,270,021
	₽39,800,180	₽72,676,531	₽-	₽_	₽893,999	₽113,370,710

	2012					
	On Demand	1-30 Days	31 - 60 Days	60 - 365 Days	Over 1 Year	Total
Cash and cash equivalents Trade and other receivables:	₱20,044,788	₽24,584,695	₽-	₽–	₽–	₱44,629,483
Trade Advances to officers	-	-	-	_	16,950	16,950
and employees Receivable from sale	-	453,917	-	-	-	453,917
of investments		24,708,995	_	_	_	24,708,995
Others	128,363	_	_	_	_	128,363
AFS financial assets	32,279,621	_	_	_	_	32,279,621
	₽52,452,772	₽49,747,607	₽–	₽_	₽16,950	₽102,217,329

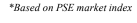
#### **Equity Price Risk**

The Company's investments in equity securities are susceptible to market price risk arising from uncertainties about future values of the investment securities. The Company manages the equity price risk through diversification and placing limits on individual and total equity instruments. Reports on the equity portfolio are submitted to the Company's senior management on a regular basis. The Company's BOD reviews and approves all equity investment decisions.

The Company's exposure to quoted securities amounted to ₱28.3 million and ₱32.3 million as at December 31, 2013 and 2012, respectively (see Note 9).

The effect on the consolidated income or equity, depending on whether or not decline is significant or prolonged (as a result of a change in fair value of quoted equity instruments held as AFS financial assets as at December 31, 2013 and 2012) due to reasonably possible change in equity indices, with all other variables held constant, is as follows:

		Effect on	
		income before	Effect on
	Change in equity price*	income tax	equity
2013	1%	₽210,818	₽147,573
	-1%	(210,818)	(147,573)
2012	33%	11,881,653	8,317,157
	(33%)	(11,881,653)	(8,317,157)





#### Capital Management

The main objective of the Company is to maintain a strong and healthy financial position.

Presently, the cash requirements of the Company are financed mainly from internally generated sources. Major projects will be financed by debt and/or equity funds from strategic partnerships with investors (both foreign and local) who are willing to put a stake in the projects. Through a combination of debt and equity financing, the Company should be able to maintain a strong and solid capital structure.

The capital structure of the company as at December 31, 2013 and 2012 consists of capital stock and additional paid in capital amounting to ₱6,388,012,148 and ₱1,613,942,096, respectively.

There were no changes in the objectives, policies or procedures during the years ended December 31, 2013 and 2012.

#### 26. Financial Assets and Liabilities

A comparison by category of the carrying values and estimated fair values of the Company's financial instruments that are carried in the consolidated statements of financial position as at December 31, 2013 and 2012 are as follows:

Cash and Cash Equivalents, Trade and Other Receivables, Trade and Other Payables, and Advances from Related Parties. Due to the short-term nature of the transactions, the carrying values approximate the fair values at reporting dates.

AFS Financial Assets. The fair values of quoted equity securities were determined by reference to market bid quotes as of reporting dates.

*Deposits*. Estimated fair value of deposits is based on the discounted value of future cash flows using the prevailing interest rates that are specific to the tenor of the instruments' cash flows as of reporting dates.

*Subscriptions Payable.* Due to non-availability of definite payment terms, there is no reliable source of fair value as of reporting dates.

The following tables provide the fair value measurement hierarchy of the Company's assets and liabilities as at December 31, 2013 and 2012:

	2013			
_	Total	Level 1	Level 2	
Assets measured at fair value:				
Investment properties (Note 13)	<b>₽</b> 156,986,106	₽-	<b>₽</b> 156,986,106	
AFS financial assets	28,270,021	28,270,021		
Asset for which fair values are				
disclosed:				
Loans and receivables - Deposits*	19,217	_	19,217	
Total financial assets	₽185,275,344	₽28,270,021	₽157,005,323	

\*Included in "Other noncurrent assets" account



	2012			
_	Total	Level 1	Level 2	
Assets measured at fair value:				
Investment properties (Note 13)	₽156,953,000	₽_	₽156,953,000	
AFS financial assets	32,279,621	32,279,621		
Asset for which fair values are				
disclosed:				
Loans and receivables - Deposits*	19,217	_	19,217	
Total financial assets	₱189.251.838	₽32,279,621	₽156.972.217	

<sup>\*</sup>Included in "Other noncurrent assets" account

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 during the period ended December 31, 2013 and 2012.

#### 27. Note to Statements of Cash Flows

Noncash investing activity for the year ended December 31 consists of the following.

	2013	2012	2011		
	In millions				
Sale on account:					
Sale of investments in					
subsidiary, associate and					
AFS financial assets	₽9.2	<b>₽</b> 24.7	₽28.6		
Disposal of investments in					
associate	_	14.1	_		
	₽9.2	₽38.8	₽28.6		



## APC GROUP, INC. AND SUBSIDIARIES

# INDEX TO FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES AS AT DECEMBER 31, 2013

I. Supplemental schedules required by Annex 68-E

	A. Financial assets	Attached
	B. Amounts receivable from directors, officers, employees, related parties and principal stockholders (other than related parties)	Attached
	C. Amounts of receivables and payable from/to related parties which are eliminated during consolidation process of financial statements	Attached
	D. Intangible assets - other asset	Attached
	E. Long-term debt	Not applicable
	F. Indebtedness to related parties (Long-term loans from related parties)	Not applicable
	G. Guarantees of securities of other issuers	Not applicable
	H. Capital stock	Attached
II.	Schedule of all the effective standards and interpretations	Attached
III.	Reconciliation of retained earnings available for dividend declaration	Not Applicable
IV.	Map of the relationships of the Company within the Group	Attached

## APC GROUP, INC. AND SUBSIDIARIES

## I. SUPPLEMENTAL SCHEDULES REQUIRED BY ANNEX 68-E AS AT DECEMBER 31, 2012

#### Schedule A. Financial Assets

	Number of shares		
	or principal	Amount shown in	Income
Name of issuing entity and association	amount of bonds	the statements of	received and
of each issue	and rates	financial position	accrued
Cash and cash equivalents:			
Cash in Banks	_	₽1,702,000	₽6,980
Peso Placements			
Banco De Oro	_	72,042,007	1,377,507
	=	<b>₽73,744,007</b>	P1,384,487
Trade and other receivables:			_
Trade	=	₽893,999	₽–
Advances to officers and employees	_	634,524	_
Receivable from sale of investments	_	9,223,172	_
Others		594,987	
		P11,346,682	₽-
AFS Financial Assets			
Sinophil	100,000,000	₽27,000,000	₽–
Island Power	11,850	1,185,100	_
Others	12,500	84,921	_
	100,054,350	P28,270,021	₽–
Deposits		₽19,217	₽-

# Schedule B. Amounts receivable from directors, officers, employees, related parties and principal stockholders (other than related parties) As at December 31, 2013

			Deductions				
			Amount	Amount			
Account	January 1, 2013	Additions	Collected	Written Off	Current	Non Current	December 31, 2013
Advances to officers and							
employees	₽453,917	₽180,607	₽-	₽-	₽634,524	₽–	₽634,524

Schedule C. Amounts of Receivable from and Payable to Related Parties which are Eliminated during the Consolidation of Financial Statements
As at December 31, 2013

APC Mining Corporation

			Deducti	ons			
Account	January 1, 2013	Additions	Amount Collected	Amount Written Off	Current	Non Current	n Current December 31, 2013
Advances to related parties Receivables from related	₽76,478,123	₽–	₽-	₽-	₽–	₽76,478,123	₽76,478,123
parties	518,575	1,443,985	_	-	1,962,560	_	1,962,560
Total	P76,996,698	P1,443,985	₽-	₽–	P1,962,560	P76,478,123	P78,440,683

#### APC Cement Corporation

			Deducti	ons			
			Amount	Amount			
Account	January 1, 2013	Additions	Collected	Written Off	Current	Non Current	December 31, 2013
Advances to related							
parties	₽3,771,346	₽-	₽–	₽–	₽–	₽3,771,346	₽3,771,346
Receivables from related							
parties	388,230	854,631	(251,319)	_	991,542	_	991,542
Total	P4,159,576	P854,631	( <b>P251,319</b> )	₽–	₽991,542	P3,771,346	P4,762,888

Environmental and General Services, Inc.

			Deductio	ns			
			Amount	_			
Account	January 1, 2013	Additions	Collected	Sold	Current	Non Current	December 31, 2013
Advances to related							
parties	₽614,655	₽–	₽-	₽614,655	₽–	₽-	₽-

#### Aragorn Coal Resources, Inc.

			Deducti	ons			
			Amount	Amount			
Account	January 1, 2013	Additions	Collected	Written Off	Current	Non Current	December 31, 2013
Advances to related							
parties	₽2,064,913	₽130,000	₽_	₽–	₽–	₽2,194,913	₽2,194,913
Receivables from related							
parties	267,287	692,184	_	_	811,228	_	811,228
Total	P2,332,200	P822,184	₽–	₽–	<b>₽</b> 811,228	P2,194,913	P3,006,141

### Aragorn Power and Energy Corporation

			Deduction	ons			
		_	Amount	Amount			
Account	January 1, 2013	Additions	Collected	Written Off	Current	Non Current	December 31, 2013
Receivables from related							
parties	₽492,984	₽4,096,555	₽–	₽–	₽4,589,539	₽–	₽4,589,539
Advances from related							
parties	(1,831,624)	_	(1,831,624)	_	_	_	_
Total	(P1,338,640)	₽4,096,555	( <b>P1</b> ,831,624)	₽-	P4,589,539	₽-	<b>P</b> 4,589,539

#### Primary Data

			Deduct	ions			
		•	Amount	Amount			
Account	January 1, 2013	Additions	Collected	Written Off	Current	Non Current	December 31, 2013
Advances from related							
parties	( <b>P</b> 66,299,286)	₽–	₽-	₽66,299,286	₽–	₽-	₽-

## ${\bf Schedule\ D.\ Intangible\ Asset-Other\ Asset}$

Software cost	₽55.842	₽_	( <del>P</del> 47.027)	₽_	₽_	₽8.815
Description	Beginning balance	Additions at cost	Charge to cost and expenses	Charged to other accounts	Other charges additions (deduction)	Ending balance

## Schedule H. Capital Stock

		Number of shares issued and outstanding as shown under	Number of shares reserved for options,			
		related	warrants,		Directors,	
	Number of	statements of	conversion	Number of	officers,	
Title of	shares	financial	and other	shares held by	and	
issue	authorized	position caption	rights	related parties	employees	Others
Common	14,000,000,000	2,513,069,059	NA	1,040,622,334	1,581,006	1,470,865,719
Preferred	6,000,000,000	_	NA	_	_	_

## APC GROUP, INC.

## II. SCHEDULE OF ALL THE EFFECTIVE STANDARDS AND INTERPRETATIONS AS AT DECEMBER 31, 2013

INTERPRE	E FINANCIAL REPORTING STANDARDS AND FATIONS of December 31, 2013	Adopted	Not Adopted	Not Applicable
Statements	for the Preparation and Presentation of Financial ramework Phase A: Objectives and qualitative	1		
PFRSs Pract	ice Statement Management Commentary	✓		
Philippine Fi	nancial Reporting Standards			
PFRS 1 (Revised)	First-time Adoption of Philippine Financial Reporting Standards	1		
	Amendments to PFRS 1 and PAS 27: Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate	1		
	Amendments to PFRS 1: Additional Exemptions for First-time Adopters			<b>✓</b>
	Amendment to PFRS 1: Limited Exemption from Comparative PFRS 7 Disclosures for First-time Adopters			1
	Amendments to PFRS 1: Severe Hyperinflation and Removal of Fixed Date for First-time Adopters			✓
	Amendments to PFRS 1: Government Loans			✓
PFRS 2	Share-based Payment			✓
	Amendments to PFRS 2: Vesting Conditions and Cancellations			✓
	Amendments to PFRS 2: Group Cash-settled Share-based Payment Transactions			<b>~</b>
PFRS 3	Business Combinations			✓
(Revised)	Accounting for Contingent Consideration in a Business Combination			<b>✓</b>
	Scope Exceptions for Joint Arrangements			✓
PFRS 4	Insurance Contracts			✓
	Amendments to PAS 39 and PFRS 4: Financial Guarantee Contracts			✓
PFRS 5	Non-current Assets Held for Sale and Discontinued Operations	1		
PFRS 6	Exploration for and Evaluation of Mineral Resources	✓		
PFRS 7	Financial Instruments: Disclosures	✓		
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets			1

INTERPRET	E FINANCIAL REPORTING STANDARDS AND TATIONS of December 31, 2013	Adopted	Not Adopted	Not Applicable
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets - Effective Date and Transition	✓		
	Amendments to PFRS 7: Improving Disclosures about Financial Instruments	✓		
	Amendments to PFRS 7: Disclosures - Transfers of Financial Assets			✓
	Amendments to PFRS 7: Disclosures - Offsetting Financial Assets and Financial Liabilities	✓		
	Amendments to PFRS 7: Mandatory Effective Date of PFRS 9 and Transition Disclosures	No	ot Early Adop	ted
PFRS 8	Operating Segments	✓		
	Aggregation of Operating Segments and Reconciliation of the Total of the Reportable Segments' Assets to the Entity's Assets	No	ot Early Adop	ted
PFRS 9	PFRS 9 Financial Instruments Not Early A			
	Amendments to PFRS 9: Mandatory Effective Date of PFRS 9 and Transition Disclosures	Not Early Adopted		
PFRS 10	Consolidated Financial Statements	✓		
PFRS 11	Joint Arrangements			✓
PFRS 12	Disclosure of Interests in Other Entities	✓		
PFRS 13	Fair Value Measurement	✓		
	Short-term Receivables and Payables			✓
	Portfolio Exception			✓
Philippine Ac	ecounting Standards			
PAS 1	Presentation of Financial Statements	✓		
(Revised)	Amendment to PAS 1: Capital Disclosures	✓		
	Amendments to PAS 32 and PAS 1: Puttable Financial Instruments and Obligations Arising on Liquidation			1
	Amendments to PAS 1: Presentation of Items of Other Comprehensive Income	✓		
PAS 2	Inventories			✓
PAS 7	Statement of Cash Flows	✓		
PAS 8	Accounting Policies, Changes in Accounting Estimates and Errors	✓		
PAS 10	Events after the Reporting Period	✓		
PAS 11	Construction Contracts			✓
PAS 12	Income Taxes	✓		
	Amendment to PAS 12 - Deferred Tax: Recovery of Underlying Assets			1

INTERPRET	FINANCIAL REPORTING STANDARDS AND ATIONS f December 31, 2013	Adopted	Not Adopted	Not Applicable	
PAS 16	Property, Plant and Equipment	✓			
	Revaluation Method - Proportionate Restatement of Accumulated Depreciation			✓	
PAS 17	Leases	✓			
PAS 18	Revenue	✓			
PAS 19	Employee Benefits	✓			
	Amendments to PAS 19: Actuarial Gains and Losses, Group Plans and Disclosures	✓			
PAS 19	Employee Benefits	✓			
(Amended)	Amendments to PAS 19: Defined Benefit Plans: Employee Contribution			1	
PAS 20	Accounting for Government Grants and Disclosure of Government Assistances			✓	
PAS 21	The Effects of Changes in Foreign Exchange Rates	✓			
	Amendment: Net Investment in a Foreign Operation			✓	
PAS 23 (Revised)	Borrowing Costs			1	
PAS 24	Related Party Disclosures	✓			
(Revised)	Key Management Personnel	No	ot Early Adop	ted	
PAS 26	Accounting and Reporting by Retirement Benefit Plans				
PAS 27	Consolidated and Separate Financial Statements	✓			
PAS 27 (Amended)	Separate Financial Statements	✓			
PAS 28	Investments in Associates	✓			
PAS 28 (Amended)	Investments in Associates and Joint Ventures			1	
PAS 29	Financial Reporting in Hyperinflationary Economies			1	
PAS 31	Interests in Joint Ventures			1	
PAS 32	Financial Instruments: Disclosure and Presentation	✓			
	Amendments to PAS 32 and PAS 1: Puttable Financial Instruments and Obligations Arising on Liquidation			✓	
	Amendment to PAS 32: Classification of Rights Issues			1	
	Amendments to PAS 32: Offsetting Financial Assets and Financial Liabilities	No	Not Early Adopted		
PAS 33	Earnings per Share	✓			
PAS 34	Interim Financial Reporting	✓			

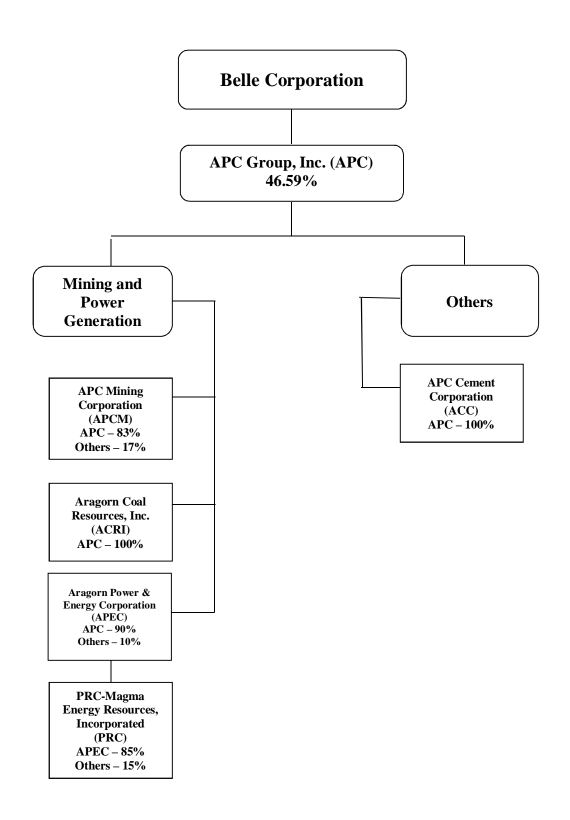
INTERPRE	TE FINANCIAL REPORTING STANDARDS AND CTATIONS of December 31, 2013	Adopted	Not Adopted	Not Applicable
PAS 36	Impairment of Assets	✓		
	Amendments to PAS 36: Recoverable Amount Disclosures for Non-Financial Assets			1
PAS 37	Provisions, Contingent Liabilities and Contingent Assets	✓		
PAS 38	Intangible Assets	✓		
	Revaluation Method - Proportionate Restatement of Accumulated Amortization			1
PAS 39	Financial Instruments: Recognition and Measurement	✓		
	Amendments to PAS 39: Transition and Initial Recognition of Financial Assets and Financial Liabilities	1		
	Amendments to PAS 39: Cash Flow Hedge Accounting of Forecast Intragroup Transactions			✓
	Amendments to PAS 39: The Fair Value Option			✓
	Amendments to PAS 39 and PFRS 4: Financial Guarantee Contracts			✓
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets	✓		
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets - Effective Date and Transition	✓		
	Amendments to Philippine Interpretation IFRIC–9 and PAS 39: Embedded Derivatives			<b>✓</b>
	Amendment to PAS 39: Eligible Hedged Items			✓
	Amendments to PAS 39: Novation of Derivatives and Continuation of Hedge Accounting			1
PAS 40	Investment Property	✓		
PAS 41	Agriculture			✓
Philippine I	nterpretations			
IFRIC 1	Changes in Existing Decommissioning, Restoration and Similar Liabilities			✓
IFRIC 2	Members' Share in Co-operative Entities and Similar Instruments			<b>√</b>
IFRIC 4	Determining Whether an Arrangement Contains a Lease	✓		
IFRIC 5	Rights to Interests arising from Decommissioning, Restoration and Environmental Rehabilitation Funds			1
IFRIC 6	Liabilities arising from Participating in a Specific Market - Waste Electrical and Electronic Equipment			✓
IFRIC 7	Applying the Restatement Approach under PAS 29			✓

INTERPRE	E FINANCIAL REPORTING STANDARDS AND ΓΑΤΙΟΝS of December 31, 2013	Adopted	Not Adopted	Not Applicable
	Financial Reporting in Hyperinflationary Economies			
IFRIC 8	Scope of PFRS 2			✓
IFRIC 9	Reassessment of Embedded Derivatives			✓
	Amendments to Philippine Interpretation IFRIC-9 and PAS 39: Embedded Derivatives			1
IFRIC 10	Interim Financial Reporting and Impairment	✓		
IFRIC 11	PFRS 2- Group and Treasury Share Transactions			✓
IFRIC 12	Service Concession Arrangements			✓
IFRIC 13	Customer Loyalty Programmes			1
IFRIC 14	The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction			1
	Amendments to Philippine Interpretations IFRIC- 14, Prepayments of a Minimum Funding Requirement			1
IFRIC 16	Hedges of a Net Investment in a Foreign Operation			✓
IFRIC 17	Distributions of Non-cash Assets to Owners			✓
IFRIC 18	Transfers of Assets from Customers			✓
IFRIC 19	Extinguishing Financial Liabilities with Equity Instruments			1
IFRIC 20	Stripping Costs in the Production Phase of a Surface Mine			1
IFRIC 21	Levies (IFRIC 21)			✓
SIC-7	Introduction of the Euro			✓
SIC-10	Government Assistance - No Specific Relation to Operating Activities			1
SIC-12	Consolidation - Special Purpose Entities			✓
	Amendment to SIC - 12: Scope of SIC 12			✓
SIC-13	Jointly Controlled Entities - Non-Monetary Contributions by Venturers			✓
SIC-15	Operating Leases - Incentives			<b>~</b>
SIC 21	Income Taxes - Recovery of Revalued Non- Depreciable Assets			<b>✓</b>
SIC-25	Income Taxes - Changes in the Tax Status of an Entity or its Shareholders			✓
SIC-27	Evaluating the Substance of Transactions Involving the Legal Form of a Lease	✓		
SIC-29	Service Concession Arrangements: Disclosures.			✓
SIC-31	Revenue - Barter Transactions Involving Advertising Services			1

INTERPRETA	FINANCIAL REPORTING STANDARDS AND TIONS December 31, 2013	Adopted	Not Adopted	Not Applicable
SIC-32	Intangible Assets - Web Site Costs			✓

Note: Standards and interpretations tagged as "Not applicable" are those standards which were adopted but the entity has no significant covered transaction as at and for the year ended December 31, 2013.

## IV. MAP OF THE RELATIONSHIP OF THE COMPANY WITHIN THE GROUP





August 13, 2014

**Securities and Exchange Commission** SEC Building, Mandaluyong City

Attention:

Mr. Vicente Graciano P. Felizmenio, Jr.

Director, Markets & Securities Regulation Department

Sir:

This is to certify that none of the current APC Group, Inc.'s Board of Directors, including Independent Directors, mentioned in the attached 2013 Definitive Information Statement holds any position in the Philippine Government or in any government agency.

Thank you.

Very truly yours,

EDMUNDO L. TAN

Corporate Secretary - APC Group, Inc.

#### Financial Soundness Indicators (2013 vs 2012)

	December 2013	December 2012
Current/Liquidity Ratio		
Current Assets	91.0	197.3
Current Liabilities	107.5	183.1
	85%	1089
	.85:1	1.08:
The decrease in Current Ratio of 23% was mainly due to the sale of a subsicurrent liabilities.	diary resulting to a higher decrease in curre	ent assets than decreas
	December 2013	December 2012
olvency Ratio, Debt-to-equity Ratio		
Total Liabilities	189.1	262.1
Stockholders' Equity	179.0	256.5
	106%	1029
The slight increase in Debt-to-equity Ratio of 3% was due to the higher decthan the decrease in total liabilities due to the sale of a subsidiary.	1.06:1 rease stockholders' equity due to the net los	
than the decrease in total liabilities due to the sale of a subsidiary.	1.06:1	1.02:
than the decrease in total liabilities due to the sale of a subsidiary.	1.06:1 rease stockholders' equity due to the net los	1.02: s in 2013,  December 2012
than the decrease in total liabilities due to the sale of a subsidiary.  sset-to-equity Ratio	1.06:1 rease stockholders' equity due to the net los  December 2013	1.02: ss in 2013,  December 2012  518.6
than the decrease in total liabilities due to the sale of a subsidiary.  sset-to-equity Ratio  Total Assets	1.06:1 rease stockholders' equity due to the net los  December 2013  368.1	1.02: s in 2013,  December 2012  518.6  256.5
than the decrease in total liabilities due to the sale of a subsidiary.  sset-to-equity Ratio  Total Assets	1.06:1 rease stockholders' equity due to the net los  December 2013  368.1 179.1	1.02: s in 2013,
than the decrease in total liabilities due to the sale of a subsidiary.  sset-to-equity Ratio  Total Assets	1.06:1 rease stockholders' equity due to the net los  December 2013  368.1 179.1 206% 2.06:1	1.02 s in 2013,  December 2012  518.6 256.3 2026 2.02
than the decrease in total liabilities due to the sale of a subsidiary.  Seet-to-equity Ratio  Total Assets  Stockholders' Equity  The slight increase in Asset-to-equity ratio of 3% was due to the higher decequity due to the sale of a subsidiary.	1.06:1 rease stockholders' equity due to the net los  December 2013  368.1 179.1 206% 2.06:1	1.02: s in 2013,  December 2012  518.6 256.5 2029 2.02:
than the decrease in total liabilities due to the sale of a subsidiary.  Seset-to-equity Ratio  Total Assets  Stockholders' Equity  The slight increase in Asset-to-equity ratio of 3% was due to the higher decequity due to the sale of a subsidiary.  Total Assets  Stockholders' Equity	1.06:1 rease stockholders' equity due to the net los  December 2013  368.1 179.1 206% 2.06:1 rease in total assets than the decrease in sto	1.02: as in 2013,  December 2012  518.6 256.5 2029 2.02: ackholders'  December 2012
than the decrease in total liabilities due to the sale of a subsidiary.  Seet-to-equity Ratio  Total Assets  Stockholders' Equity  The slight increase in Asset-to-equity ratio of 3% was due to the higher decequity due to the sale of a subsidiary.  Pofitability Ratio  Net Income (Loss)	1.06:1 rease stockholders' equity due to the net los  December 2013  368.1 179.1 206% 2.06:1 rease in total assets than the decrease in sto  December 2013  (71.4)	1.02 as in 2013,  December 2012  518.6 256.5 2029 2.02 ackholders'  December 2012  5.2
than the decrease in total liabilities due to the sale of a subsidiary.  Seset-to-equity Ratio  Total Assets  Stockholders' Equity  The slight increase in Asset-to-equity ratio of 3% was due to the higher decequity due to the sale of a subsidiary.  rofitability Ratio	1.06:1 rease stockholders' equity due to the net los  December 2013  368.1 179.1 206% 2.06:1 rease in total assets than the decrease in sto	1.02: ss in 2013,  December 2012  518.6 256.5 2029 2.02: sckholders'
than the decrease in total liabilities due to the sale of a subsidiary.  Seset-to-equity Ratio  Total Assets  Stockholders' Equity  The slight increase in Asset-to-equity ratio of 3% was due to the higher decequity due to the sale of a subsidiary.  rofitability Ratio  Net Income (Loss)	1.06:1 rease stockholders' equity due to the net los  December 2013  368.1 179.1 206% 2.06:1 rease in total assets than the decrease in sto  December 2013  (71.4)	1.02 as in 2013,  December 2012  518. 256.: 202 2.02 ackholders'  December 2012  5.2

The decrease in Profitability Ratio of 20% was the result a net loss for 2013 comapared to a net income in 2012 and the decrease in total assets due to the sale of a subsidiary.